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2
    UNITED STATES DISTRICT COURT
    EASTERN DISTRICT OF NEW YORK
3
    EDWARD CARTER, FRANK FIORILO,
4
    KEVIN LAMM, JOSEPH NOFI, and
    THOMAS SNYDER,
5
                  Plaintiffs,
6
    -against-
7
                                      ) Index No.
                                      ) CV 07 1215
8
    INCORPORATED VILLAGE OF OCEAN
    BEACH; MAYOR JOSEPH C.
9
    LOEFFLER, JR., individually
    and in his Official capacity;
10
    former mayor NATALIE K.ROGERS,
    individually and in her
11
    official capacity, OCEAN BEACH
    POLICE DEPARTMENT; ACTING
12
    DEPUTY POLICE CHIEF GEORGE B.
    HESSE, individually and in his
13
    official capacity; SUFFOLK
    COUNTY; SUFFOLK COUNTY POLICE
14
    DEPARTMENT OF CIVIL SERVICE;
    and ALLISON SANCHEZ,
15
    individually and in her
    official capacity,
16
                  Defendants.
17
18
                 DEPOSITION OF PAUL CAROLLO
                     New York, New York
19
                      August 11, 2009
20
21
22
23
24
    Reported by:
    Judi Johnson, RPR, CRR, CLR
25
    Job No.: 24107
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## Case 2:07-cv-01215-SJF-ETB Document 145-118 Filed 01/15/10 Page 2 of 124 PageID #: 5456

	<u> </u>	456	
	Page 2		Page 3
1		1	PAUL CAROLLO
2	926 RexCorp Plaza	2	APPEARANCES:
	Uniondale, New York	3	THOMPSON WIGDOR & GILLY, LLP
3	Officiale, New Tork	4	Attorneys for the Plaintiffs
4	August 11, 2009	5	85 Fifth Avenue
-	1:30 P.M.	6	New York, New York 10003
5	1.501.141.	7	
6			BY: ARIEL GRAFF, ESQ.
7		8	
8		9	MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.
9		10	Attorneys for GEORGE B. HESSE
10		11	530 Saw Mill Road
11		12	Elmsford, New York 10523
12		13	
13	Deposition of PAUL CAROLLO, held at		BY: KEVIN W. CONNOLLY, ESQ.
14	the offices of RIVKIN RADLER, LLP, 926	14	
15	RexCorp Plaza, Uniondale, New York, pursuant	15	
16	to Notice, before Judi Johnson, a Registered	16	RIVKIN RADLER, LLP
17	Professional Reporter, a Certified Realtime	17	A HIGODROP ATTER AND A GEOGRAM REAGN
18	Reporter, a Certified LiveNote Reporter and	18 19	Attorneys for INCORPORATED VILLAGE OF OCEAN BEACH, JOSEPH LOEFFLER, NATALIE ROGERS AND OCEAN BEACH
19	Notary Public of the State of New York.	20	POLICE DEPARTMENT
20	Notary I done of the State of New York.	21	926 RexCorp Plaza
21		22	Uniondale, New York 11556-0926
22		23	Olifolidate, frew Tork 11330-0920
23			BY: KENNETH A. NOVIKOFF, ESQ.
24		24	BT. REMIETTAL NO VINOTT, EBQ.
25		25	
2.5	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
	130 Reporting - Worldwide (877) 702-9380		130 Reporting - Worldwide (877) 702-9380
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	PAUL CAROLLO,	2	between you and the village. That's not
3	Called as a witness herein, having	3	between you and me.
4	first been duly sworn, was examined and	4	THE WITNESS: Understood. 1:49:54PM
5	testified as follows:	5	The second thing I'd like to ask a 1:49:54PM
6	BY THE REPORTER:	6	question, what is it that the District
7	Q Please state your name and address for	7	Attorney's office is involved in in the
8	the record.	8	case?
9	A Paul Carollo, 20 Gaymor Lane, Commack, 1:48:19PM	9	MR. NOVIKOFF: I don't know. Maybe 1:50:01PM
10	New York 11725.	10	Ari knows.
11	THE WITNESS: I just want to state 1:49:10PM	11	MR. GRAFF: Tangentially with some 1:50:04PM
12	that I have not been given an attorney	12	documents there were an issue. Mr. Connolly
13	because I am not an employee of the village.	13	and I discussed it very briefly,
14	I'm not a named defendant in the case. Is	14	non-substantively before we started.
15	that true?	15	MR. NOVIKOFF: If you listen to the 1:50:16PM
16	MR. NOVIKOFF: I'm sorry, are you 1:49:36PM	16	D.A., they're still investigating
17	making a statement or are you asking a	17	THE WITNESS: I haven't. That's why 1:50:18PM
18	question?	18	I'm asking the question.
19	THE WITNESS: Both. 1:49:40PM	19	MR. NOVIKOFF: According to the D.A.'s 1:50:19PM
20	MR. NOVIKOFF: This is really 1:49:41PM	20	submission, they're still investigating the
21	MR. GRAFF: Should we maybe go off of 1:49:43PM	21	village. So I don't have an idea what
22	the record to discuss it?	22	they're investigating. So use that
23	THE WITNESS: I'd like to stay on the 1:49:47PM	23	information however you want to use it. But
24	record.	24	according to the D.A., there's still ongoing
25	MR. NOVIKOFF: That is something 1:49:49PM	25	investigations. Into what, I don't know.
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	Page 8		Page 9
1	PAUL CAROLLO	1	PAUL CAROLLO
2	Is that a fair representation of what 1:50:36PM	2	questions, then by all means do so. I
3	the D.A. said?	3	didn't ask you for this deposition.
4	MR. GRAFF: That's as far as I 1:50:40PM	4	THE WITNESS: I understand that. 1:51:20PM
5	understand, yeah.	5	MR. NOVIKOFF: It's Mr. Graff's 1:51:21PM
6	EXAMINATION 1:50:41PM	6	deposition. As far as I'm concerned, you
7	BY MR. GRAFF: 1:50:44PM	7	can go and we can go our merry way.
8	Q Again, to introduce myself for the 1:50:45PM	8	BY MR. GRAFF: 1:51:27PM
9	record, Mr. Carollo. I know we've met briefly	9	Q As Mr. Novikoff mentioned, generally 1:51:28PM
10	before.	10	the way the depositions work is that the person
11	THE WITNESS: Something humorous? 1:50:50PM	11	who scheduled the deposition asks a series of
12	MR. NOVIKOFF: What's that? You can 1:50:52PM	12	questions. After that part is concluded, the
13	stay on the record. If you got a problem	13	other lawyers representing other parties will
14	THE WITNESS: I don't have a problem. 1:50:59PM	14	have a chance to ask you some questions also.
15	MR. NOVIKOFF: Then answer the 1:51:00PM	15	Then I might have a little follow-up. And that
16	questions of Mr. Graff, and then you answer	16	will be the sequence. Mr. Novikoff and
17	my questions, or you can leave. I mean, the	17	Mr. Connolly might object to certain specific
18	choice is yours, Mr. Carollo. What I say to	18	questions that I ask. Those objections are for
19	Mr. Connolly or how I look at Mr. Connolly	19	the record. You're still free to answer the
20	is between me and Mr. Connolly. It has	20	questions. They shouldn't guide you or limit or
21	nothing to do with you.	21	influence the question that's posed to you.
22	THE WITNESS: I'm sitting here as a 1:51:14PM	22	That's for their clients and for the record.
23	witness.	23	Just a couple of procedural things 1:52:17PM
24	MR. NOVIKOFF: If you want to ask me 1:51:16PM	24	before we get into more substantive issues. You
25	questions in whatever tone you want to as me	25	can see the court reporter is here. She's
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580

1 2	<del>-</del>		
	Page 10		Page 11
2	PAUL CAROLLO	1	PAUL CAROLLO
	taking down verbatim, word for word, what's	2	or correct an answer that you gave to an earlier
3	said. To make sure that there's a clean and	3	question, that's absolutely fine. Just let me
4	clear transcript for the questions and answers	4	know. We can do that at any time.
5	today, it's important just that you let me or	5	If at any point you'd like to take a 1:53:38PM
6	later Mr. Novikoff finish a question before you	6	break for whatever reason, we can also do that.
7	start answering, and I'll do my very best to	7	Let me know. I'll be happy to take a break
8	make sure you're finished responding before I	8	whenever you'd like to.
9	ask another question. That way we won't be	9	Are you presently taking any 1:53:53PM
10	speaking over each other.	10	medications or under a doctor's care for any
11	MR. NOVIKOFF: Or Mr. Connolly. 1:52:51PM	11	illness that could affect your ability to
12	MR. GRAFF: Of course. 1:52:53PM	12	testify truthfully and completely today?
13	BY MR. GRAFF: 1:52:53PM	13	MR. NOVIKOFF: Objection to form. 1:54:03PM
14	Q Also because of the reporter, it's 1:52:56PM	14	A No. 1:54:06PM
15	important to give all of the answers verbally.	15	Q Have you consumed any controlled 1:54:07PM
16	Nods, shakes of the head obviously can't be	16	substances or narcotics in the last 24 hours?
17	transcribed. If you don't hear a question or	17	A No. 1:54:13PM
18	don't understand a question, please let me know	18	Q Have you had any alcoholic beverages 1:54:13PM
19	right away. If I ask a question and you answer	19	in the last 24 hours?
20	it, I'll assume that you heard it and understood	20	A No. 1:54:17PM
21	it.	21	Q Is there any reason you can think of 1:54:23PM
22	Does that seem fair? 1:53:18PM	22	that you wouldn't be able to answer the
23	A Uh-huh. Yes. 1:53:20PM	23	questions truthfully and completely today?
24	Q If at some point over the course of 1:53:21PM	24	A No. 1:54:28PM
25	this afternoon you would like to go back and add	25	Q You had mentioned earlier today that 1:54:35PM
			· · · · · · · · · · · · · · · · · · ·
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	you're not represented by an attorney. That's	2	looking I don't have the ones that I had
3	correct in connection with this deposition?	3	received, so I can't say that those are exactly
4	A Yes. 1:54:41PM	4	the same.
5	MR. GRAFF: I'm going to ask the court 1:54:47PM	5	Q Okay. And just to be clear for the 1:56:34PM
6	reporter to mark as Exhibits 1 and 2.	6	record, you're here for this deposition today in
7	Exhibit 1 is a subpoena dated May 12th,	7	response to one or both of these subpoenas?
8	2009. Exhibit 2 is a subpoena dated	8	MR. NOVIKOFF: Objection. 1:56:42PM
9	July 24th, 2009.	9	A A subpoena. 1:56:42PM
10	(Whereupon, a subpoena dated May 12th, 1:55:04PM	10	Q And that was a subpoena issued from 1:56:43PM
11	2009 was marked as Plaintiff's Exhibit 1 for	11	our office?
	identification, as of this date.)	12	A Yes. 1:56:47PM
12	(Whereupon, a subpoena dated July 1:55:15PM	13	Q Thank you. 1:56:48PM
12 13	• •		
	24th, 2009 was marked as Plaintiff's	14	You had mentioned early on that you 1:56:49PM
13		14 15	You had mentioned early on that you 1:56:49PM and I had spoken prior to today. Since the
13 14	24th, 2009 was marked as Plaintiff's		
13 14 15	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this	15	and I had spoken prior to today. Since the
13 14 15 16	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.)	15 16	and I had spoken prior to today. Since the other attorneys in the room weren't privy to
13 14 15 16 17	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.) BY MR. GRAFF: 1:55:54PM	15 16 17	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few
13 14 15 16 17 18	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.)  BY MR. GRAFF: 1:55:54PM  Q Mr. Carollo, when you've had a chance 1:55:54PM	15 16 17 18	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the
13 14 15 16 17 18	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.)  BY MR. GRAFF: 1:55:54PM  Q Mr. Carollo, when you've had a chance 1:55:54PM to look at those two documents, can you tell me	15 16 17 18 19	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the record so it can be clear.
13 14 15 16 17 18 19	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.)  BY MR. GRAFF: 1:55:54PM Q Mr. Carollo, when you've had a chance 1:55:54PM to look at those two documents, can you tell me if you recognize that document marked as	15 16 17 18 19 20	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the record so it can be clear.  A Okay. 1:57:06PM
13 14 15 16 17 18 19 20 21	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.) BY MR. GRAFF: 1:55:54PM Q Mr. Carollo, when you've had a chance 1:55:54PM to look at those two documents, can you tell me if you recognize that document marked as Exhibit 1? (Handing.)	15 16 17 18 19 20 21	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the record so it can be clear.  A Okay. 1:57:06PM  Q Do you recall how many times we've 1:57:08PM
13 14 15 16 17 18 19 20 21	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.) BY MR. GRAFF: 1:55:54PM Q Mr. Carollo, when you've had a chance 1:55:54PM to look at those two documents, can you tell me if you recognize that document marked as Exhibit 1? (Handing.) A Not without having the one I have with 1:56:11PM	15 16 17 18 19 20 21	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the record so it can be clear.  A Okay. 1:57:06PM  Q Do you recall how many times we've 1:57:08PM spoken?
13 14 15 16 17 18 19 20 21 22 23	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.) BY MR. GRAFF: 1:55:54PM Q Mr. Carollo, when you've had a chance 1:55:54PM to look at those two documents, can you tell me if you recognize that document marked as Exhibit 1? (Handing.) A Not without having the one I have with 1:56:11PM me. I have to make an assumption.	15 16 17 18 19 20 21 22 23	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the record so it can be clear.  A Okay. 1:57:06PM  Q Do you recall how many times we've 1:57:08PM spoken?  A No. More than twice. Probably more 1:57:11PM than three times, I would say.
13 14 15 16 17 18 19 20 21 22 23 24	24th, 2009 was marked as Plaintiff's Exhibit 2 for identification, as of this date.)  BY MR. GRAFF: 1:55:54PM  Q Mr. Carollo, when you've had a chance 1:55:54PM to look at those two documents, can you tell me if you recognize that document marked as Exhibit 1? (Handing.)  A Not without having the one I have with 1:56:11PM me. I have to make an assumption.  Q Okay. And what about Exhibit 2? 1:56:17PM	15 16 17 18 19 20 21 22 23 24	and I had spoken prior to today. Since the other attorneys in the room weren't privy to those conversations, I'm going to ask a few questions about what you and I discussed for the record so it can be clear.  A Okay. 1:57:06PM  Q Do you recall how many times we've 1:57:08PM spoken?  A No. More than twice. Probably more 1:57:11PM than three times, I would say.

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	conversations, as best you can recall?	2	Q Did you speak to someone at the 1:58:28PM
3	A Setting up the time schedule and my 1:57:24PM	3	village about
4	position with an attorney.	4	A I made ask it again. 1:58:32PM
5	Q And do you recall when you first 1:57:33PM	5	Q Did you speak to anybody at the 1:58:35PM
6	received a subpoena it set your deposition for a	6	village about obtaining an attorney for this
7	date that was postponed?	7	deposition?
8	A Yes. 1:57:39PM	8	A Yes. I called the mayor a few times, 1:58:40PM
9	Q When you received the subpoena the 1:57:39PM	9	and he didn't return the call. And then Ken
10	second time, that deposition date was also	10	Gray I spoke to, and he said he would request an
11	postponed?	11	attorney from the insurance company.
12	A Yes. 1:57:46PM	12	Q And when did that conversation with 1:58:51PM
13	Q And do you know why the depositions 1:57:52PM	13	Mr. Gray happen?
14	were postponed?	14	A Sometime back after the first 1:58:55PM
15	A I didn't have an attorney. 1:57:56PM	15	deposition after the first subpoena.
16	Q And between the deposition that had 1:57:57PM	16	Q Okay. Did Mr. Gray or anyone else for 1:59:00PM
17	been scheduled and the second subpoena and	17	the village explain to you at any point why they
18	today, did you make any efforts to retain an	18	were not obtaining an attorney for you?
19	attorney?	19	A Prior to the second subpoena? 1:59:12PM
20	A Yes no, I wouldn't say I made I 1:58:10PM	20	Q At any point. 1:59:13PM
21	investigated the situation. I don't know that I	21	A Recently I received no. 1:59:14PM
22	necessarily personally could afford an attorney.	22	Actually no. He sent me a letter that I
23	So I would say that I looked into what my	23	requested because no one told me anything. I
24	options were to be able to get the village to	24	thought it was probably even over with, and I
25	pay for my attorney.	25	didn't hear for until the next subpoena,
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1		1	
1 2	PAUL CAROLLO	1 2	PAUL CAROLLO
	PAUL CAROLLO which I didn't know it was even coming. I saw	1	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM
2	PAUL CAROLLO	2	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the
2	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a	2 3	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM
2 3 4	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I	2 3 4	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?
2 3 4 5	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one	2 3 4 5	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM
2 3 4 5 6	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter	2 3 4 5 6	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM
2 3 4 5 6 7	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the	2 3 4 5 6 7	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the village. And then that was just before our second subpoena no, it was probably after the second subpoena but before sometime last week. Then I looked into finding out if there was if I had any legal aspect to, you know, get the village to supply an attorney.  Q Okay. And in any of the conversations 2:00:24PM that you and I had, did I ask you any questions about your work at Ocean Beach?  A About my work at Ocean Beach? 2:00:35PM Q Yes. 2:00:37PM A No. 2:00:37PM	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the deposition?  A No. 2:01:04PM  Q I notice that there's a copy of the 2:01:10PM Complaint in this case that's on the table in front of you. Can I ask where you obtained that?  A One of the attorneys that I've spoken 2:01:17PM to.  Q And could I ask which attorney that 2:01:19PM is withdrawn.  Is that an attorney that you had 2:01:26PM consulted with but did not retain?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the village. And then that was just before our second subpoena no, it was probably after the second subpoena but before sometime last week. Then I looked into finding out if there was if I had any legal aspect to, you know, get the village to supply an attorney.  Q Okay. And in any of the conversations 2:00:24PM that you and I had, did I ask you any questions about your work at Ocean Beach?  A About my work at Ocean Beach? 2:00:35PM Q Yes. 2:00:37PM A No. 2:00:37PM O Did I ask you any questions about 2:00:37PM George Hesse?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the deposition?  A No. 2:01:04PM  Q I notice that there's a copy of the 2:01:10PM Complaint in this case that's on the table in front of you. Can I ask where you obtained that?  A One of the attorneys that I've spoken 2:01:17PM to.  Q And could I ask which attorney that 2:01:19PM is withdrawn.  Is that an attorney that you had 2:01:26PM consulted with but did not retain?  A Yes. 2:01:29PM  Q And I believe that you had asked me 2:01:30PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the village. And then that was just before our second subpoena no, it was probably after the second subpoena but before sometime last week. Then I looked into finding out if there was if I had any legal aspect to, you know, get the village to supply an attorney.  Q Okay. And in any of the conversations 2:00:24PM that you and I had, did I ask you any questions about your work at Ocean Beach?  A About my work at Ocean Beach? 2:00:35PM Q Yes. 2:00:37PM A No. 2:00:37PM C Did I ask you any questions about 2:00:37PM George Hesse? A No. 2:00:41PM	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the deposition?  A No. 2:01:04PM  Q I notice that there's a copy of the 2:01:10PM Complaint in this case that's on the table in front of you. Can I ask where you obtained that?  A One of the attorneys that I've spoken 2:01:17PM to.  Q And could I ask which attorney that 2:01:19PM is withdrawn.  Is that an attorney that you had 2:01:26PM consulted with but did not retain?  A Yes. 2:01:29PM  Q And I believe that you had asked me 2:01:30PM for a copy of the Complaint; is that correct?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the village. And then that was just before our second subpoena no, it was probably after the second subpoena but before sometime last week. Then I looked into finding out if there was if I had any legal aspect to, you know, get the village to supply an attorney.  Q Okay. And in any of the conversations 2:00:24PM that you and I had, did I ask you any questions about your work at Ocean Beach? A About my work at Ocean Beach? 2:00:35PM Q Yes. 2:00:37PM A No. 2:00:37PM Coorge Hesse? A No. 2:00:41PM O Did I ask you any questions about any 2:00:41PM of the plaintiffs in this case?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the deposition?  A No. 2:01:04PM  Q I notice that there's a copy of the 2:01:10PM Complaint in this case that's on the table in front of you. Can I ask where you obtained that?  A One of the attorneys that I've spoken 2:01:17PM to.  Q And could I ask which attorney that 2:01:19PM is withdrawn.  Is that an attorney that you had 2:01:26PM consulted with but did not retain?  A Yes. 2:01:39PM of a copy of the Complaint; is that correct?  A Yes. 2:01:35PM  Q And did I give it to you? 2:01:35PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the village. And then that was just before our second subpoena no, it was probably after the second subpoena but before sometime last week. Then I looked into finding out if there was if I had any legal aspect to, you know, get the village to supply an attorney.  Q Okay. And in any of the conversations 2:00:24PM that you and I had, did I ask you any questions about your work at Ocean Beach?  A About my work at Ocean Beach? 2:00:35PM Q Yes. 2:00:37PM A No. 2:00:37PM George Hesse? A No. 2:00:41PM O Did I ask you any questions about any 2:00:41PM of the plaintiffs in this case? A No. 2:00:46PM	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the deposition?  A No. 2:01:04PM  Q I notice that there's a copy of the 2:01:10PM Complaint in this case that's on the table in front of you. Can I ask where you obtained that?  A One of the attorneys that I've spoken 2:01:17PM to.  Q And could I ask which attorney that 2:01:19PM is withdrawn.  Is that an attorney that you had 2:01:26PM consulted with but did not retain?  A Yes. 2:01:29PM  Q And I believe that you had asked me 2:01:30PM for a copy of the Complaint; is that correct?  A Yes. 2:01:35PM  Q And did I give it to you? 2:01:35PM  A No. 2:01:35PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PAUL CAROLLO which I didn't know it was even coming. I saw Ken Gray in court where I work and had a conversation with him about it, and he said I said, you know, no one sent me anything. No one told me anything. So he sent me a letter stating I was denied an attorney from the village. And then that was just before our second subpoena no, it was probably after the second subpoena but before sometime last week. Then I looked into finding out if there was if I had any legal aspect to, you know, get the village to supply an attorney.  Q Okay. And in any of the conversations 2:00:24PM that you and I had, did I ask you any questions about your work at Ocean Beach? A About my work at Ocean Beach? 2:00:35PM Q Yes. 2:00:37PM A No. 2:00:37PM Coorge Hesse? A No. 2:00:41PM O Did I ask you any questions about any 2:00:41PM of the plaintiffs in this case?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PAUL CAROLLO  Q Did I explain to you at all what kind 2:00:47PM of questions I was going to be asking you at the deposition?  A No. 2:00:56PM  Q Did I suggest to you what kind of 2:00:57PM testimony we might be hoping to elicit at the deposition?  A No. 2:01:04PM  Q I notice that there's a copy of the 2:01:10PM Complaint in this case that's on the table in front of you. Can I ask where you obtained that?  A One of the attorneys that I've spoken 2:01:17PM to.  Q And could I ask which attorney that 2:01:19PM is withdrawn.  Is that an attorney that you had 2:01:26PM consulted with but did not retain?  A Yes. 2:01:29PM  Q And I believe that you had asked me 2:01:30PM for a copy of the Complaint; is that correct?  A Yes. 2:01:35PM  Q And did I give it to you? 2:01:35PM

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Did I explain why? 2:01:37PM	2	with Mr. Goodstadt?
3	A Yes. 2:01:38PM	3	A I guess after the first subpoena, I 2:02:36PM
4	Q And as best you recall, why did I say 2:01:39PM	4	may have spoken to him about the attorney
5	that I didn't want to give you the complaint?	5	situation. We never had much of a conversation.
6	A You felt it would be a conflict of 2:01:44PM	6	I think maybe he called once or twice, something
7	interest or something to that effect.	7	like that.
8	Q Okay. Other than scheduling issues 2:01:48PM	8	Q Other than your trying to find an 2:02:47PM
9	and your efforts to try to arrange for a lawyer,	9	attorney, was there anything else to the
10		10	
11	can you think of anything else that you and I	11	substance of your conversation with Mr. Goodstadt?
12	discussed prior to today?  A No. 2:02:03PM	1	
		12	111
13	Q As far as you know, other than 2:02:06PM	13	Q Are you currently employed? 2:02:58PM
14	speaking to me, did you speak to anyone else in	14	A Yes. 2:03:01PM
15	my law firm?	15	Q And where do you work? 2:03:02PM
16	A Originally, I can't remember his name. 2:02:11PM	16	A New York State courts. 2:03:05PM
17	I spoke to someone else.	17	Q What's your position at New York State 2:03:07PM
18	Q If I said the name Andrew Goodstadt, 2:02:15PM	18	court?
19	would that be	19	A Court officer. 2:03:09PM
20	A Yeah, that's it. 2:02:18PM	20	Q And do you work at a particular 2:03:10PM
21	Q Other than myself and Mr. Goodstadt, 2:02:19PM	21	courthouse?
22	do you know of anyone else you spoke with at my	22	A Hempstead. 2:03:16PM
23	firm?	23	Q How long have you held that position? 2:03:19PM
24	A No. 2:02:24PM	24	A Ten years. 2:03:21PM
25	Q Did you actually have a conversation 2:02:25PM	25	Q When did you first begin working for 2:03:29PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Ocean Beach?	2	A Yes, I was paid. 2:04:58PM
3	A Entered the academy in October of 2:03:41PM	3	Q And from May beginning in May 2004, 2:05:00PM
4	2003, something to that effect.	4	were you a seasonal police officer at Ocean
5	Q And do you recall when your first 2:03:47PM	5	Beach?
6	actual on duty at Ocean Beach was?	6	A Before May? 2:05:10PM
7	A Sometime I guess in May 2004. 2:03:55PM	7	Q When you started work nothing May 2:05:11PM
8	MR. NOVIKOFF: May of 2004? 2:03:59PM	8	2004, at that time, were you hired on a seasonal
9	THE WITNESS: Yes. 2:04:01PM	9	basis?
10	BY MR. GRAFF: 2:04:02PM	10	A I don't know what I was exactly hired. 2:05:21PM
11	Q What position did you hold when you 2:04:02PM	11	I wasn't full-time. I mean there's different
12	started working in May 2004?	12	breakdowns. I don't know them. I'm not exactly
13	A Police officer. 2:04:06PM	13	sure what I was classified as. All I can say is
14	Q And did you when was your last day 2:04:18PM	14	not full-time.
1	working at Ocean Beach?	15	Q And when you worked part-time, how 2:05:31PM
15		16	many hours a week were you working in May 2004?
16	A I did a training class December of 2:04:28PM	1-4	· ·
	_	17	MR. NOVIKOFF: Objection. 2:05:38PM
16	A I did a training class December of 2:04:28PM		MR. NOVIKOFF: Objection. 2:05:38PM  A I think I was working I don't know, 2:05:44PM
16 17	A I did a training class December of 2:04:28PM '08.	17	-
16 17 18	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM	17 18	A I think I was working I don't know, 2:05:44PM
16 17 18 19	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM	17 18 19	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.
16 17 18 19 20	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM A I yeah, I guess so. I don't know, 2:04:45PM	17 18 19 20	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.  Q And after the summer of 2004, did you 2:05:52PM
16 17 18 19 20 21	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM A I yeah, I guess so. I don't know, 2:04:45PM you know, what the village had me as. Is that	17 18 19 20 21	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.
16 17 18 19 20 21 22 23	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM A I yeah, I guess so. I don't know, 2:04:45PM you know, what the village had me as. Is that your question? I mean it was a training class.	17 18 19 20 21 22	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.  Q And after the summer of 2004, did you 2:05:52PM continue working as a police officer at Ocean Beach?
16 17 18 19 20 21	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM A I yeah, I guess so. I don't know, 2:04:45PM you know, what the village had me as. Is that your question? I mean it was a training class. I wasn't working. I had no firearm or anything.	17 18 19 20 21 22 23	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.  Q And after the summer of 2004, did you 2:05:52PM continue working as a police officer at Ocean Beach?  A I don't think I worked that winter at 2:05:59PM
16 17 18 19 20 21 22 23 24	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM A I yeah, I guess so. I don't know, 2:04:45PM you know, what the village had me as. Is that your question? I mean it was a training class. I wasn't working. I had no firearm or anything. Q Were you paid a salary? 2:04:57PM	17 18 19 20 21 22 23 24	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.  Q And after the summer of 2004, did you 2:05:52PM continue working as a police officer at Ocean Beach?  A I don't think I worked that winter at 2:05:59PM all.
16 17 18 19 20 21 22 23 24	A I did a training class December of 2:04:28PM '08.  Q And were you a police officer at that 2:04:39PM time?  MR. NOVIKOFF: Objection. 2:04:42PM A I yeah, I guess so. I don't know, 2:04:45PM you know, what the village had me as. Is that your question? I mean it was a training class. I wasn't working. I had no firearm or anything.	17 18 19 20 21 22 23 24	A I think I was working I don't know, 2:05:44PM I may have started with two shifts. So 16 hours. Sixteen to 24 hours, I guess.  Q And after the summer of 2004, did you 2:05:52PM continue working as a police officer at Ocean Beach?  A I don't think I worked that winter at 2:05:59PM

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q And what about the summer of 2005? 2:06:02PM	2	police officer at Ocean Beach at that time?
3	A Yes. 2:06:06PM	3	A I don't know if that's a question I 2:07:12PM
4	Q You worked at Ocean Beach? 2:06:07PM	4	should answer. I think everybody in the room
5	A Yes. 2:06:08PM	5	knows it, but
6	Q And after the summer of 2005, once the 2:06:09PM	6	Q Will you answer that question? 2:07:23PM
7	summer was over, did you work at all that winter	7	MR. NOVIKOFF: I think he just said he 2:07:25PM
8	or the other seasons of 2005?	8	doesn't think he wants to answer that
9	A I think I worked Sundays 4 to 12 after 2:06:19PM	9	question.
10	2005.	10	A No, I don't want to answer the 2:07:29PM
11	Q And in the summer of 2006, did you 2:06:25PM	11	question.
12	work as a police officer at Ocean Beach?	12	Q Why would you 2:07:31PM
13	A 2006, yes. 2:06:31PM	13	MR. NOVIKOFF: I think if he answers 2:07:34PM
14		14	that question, he'll tell you why he can't
15	was over, did you work in the fall or winter	15	answer the other question.
16	2006?	16	BY MR. GRAFF: 2:07:39PM
17	A I think I still did a 4 to 12 on 2:06:40PM	17	Q Are you able to explain the basis for 2:07:39PM
18	Sundays.	18	not wanting to answer that?
19	, ,	19	A I think it's in my best interest not 2:07:43PM
20	working as a police officer at Ocean Beach?	20	to.
21 22	A No. 2:06:52PM	21 22	Q We'll come back to that. 2:07:49PM When you first 2:07:57PM
23	Q Was there a specific point in time 2:06:53PM when you stopped working?	23	When you first 2:07:57PM  MR. NOVIKOFF: Actually, I don't mean 2:07:58PM
24	A March of 2007. 2:06:58PM	24	to interrupt, and I'm trying very hard, as
25	Q And why did you stop working as a 2:07:05PM	25	you can tell.
2.5		23	•
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	MR. GRAFF: I appreciate it. 2:08:03PM	2	Q Are there any other subject areas that 2:09:05PM
3	MR. NOVIKOFF: I'm respectfully at a 2:08:05PM	3	you can think of that you won't want to answer
4	loss to understand as to why Mr. Carollo is	4	questions about?
5	here. But whether I'm lost or not is	5	A Not that I can think of at the moment. 2:09:15PM
6	irrelevant. You've called this witness. I	6	Q At some point I'm going to want to 2:09:25PM
7	think if you're going to go into that	7	come back to that, but let's try to find some
8	subject area, you know my position on it.	8	other subjects that are comfortable for now.
9	It seems like this witness will probably not	9	And if it becomes an issue down the road, we'll
10	answer any of your questions. So either you	10	raise it with the judge and get some direction
11	want to address it with the judge now or	11	from him on how it's appropriate to handle that
12	address it with the judge when we see him in	12	situation.
13	September or just move on to other subject	13	A Yes. 2:09:44PM  O When you started working at Ocean 2:09:44PM
14 15	areas. That's my only respectful suggestion.	14 15	Q When you started working at Ocean 2:09:44PM Beach, was that your first law enforcement
16	MR. GRAFF: I understand that. 2:08:38PM	16	position?
17	MR. CONNOLLY: What you may be able to 2:08:40PM	17	A No. 2:09:53PM
18	do is make this general, will you respond to	18	Q When was the first time you held a law 2:09:53PM
19	questions regarding this area.	19	enforcement position with any employer?
20	BY MR. GRAFF: 2:08:50PM	20	A 1999. As I stated, I'm a court 2:09:59PM
21	Q Will you respond to questions 2:08:51PM	21	officer.
22	concerning the circumstances that led to your	22	MR. NOVIKOFF: Yeah, I would think 2:10:03PM
	stopping work at Ocean Beach?	23	that a court officer would be characterized
23		24	
23 24	A No. I think without counsel, I'd be 2:09:02PM	24	as a law enforcement position.
	A No. I think without counsel, I'd be 2:09:02PM foolish to do that.	25	as a law enforcement position.
24		1	TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1 PAUL CAROLLO
2	BY MR. GRAFF: 2:10:11PM	2 A Suffolk County. 2:10:57PM
3	Q I intend the question to extend to 2:10:11PM	3 Q And did you attain a certification or 2:10:58PM
4	court officer, yes.	4 credential from that academy?
5	MR. NOVIKOFF: So is the question 2:10:15PM	5 A I graduated, yes. 2:11:05PM
6	other than being a court officer, has he	6 Q Other than graduating police academy, 2:11:06PM
7	held any	were there any other requirements that you had
8	BY MR. GRAFF: 2:10:18PM	8 to attain to be a police officer at Ocean Beach
9	Q Prior to being a court officer, did 2:10:18PM	9 that you're aware of?
10	you hold any other law enforcement positions?	10 MR. NOVIKOFF: Objection. 2:11:16PM
11	A No. 2:10:23PM	11 A No. 2:11:16PM
12	Q Other than your position at Ocean 2:10:23PM	12 Q Was there a qualifying medical exam? 2:11:17PM
13	Beach and your position as a court officer, have	13 MR. NOVIKOFF: Objection. 2:11:20PM
14		14 BY MR. GRAFF: 2:11:21PM
15	you held any other law enforcement positions?	l .
	A No. 2:10:30PM	Q Or a physical fitness examination? 2:11:21PM
16	Q You had mentioned when you started 2:10:41PM	16 A Yes. I count all of that in as the 2:11:23PM
17	working at Ocean Beach that you were in the	17 academy.
18	police academy?	Q Could you break down the parts of the 2:11:28PM
19	A Yes. 2:10:46PM	academy as you understood them? There was the
20	Q Was that a requirement for you to 2:10:46PM	physical. Was there a polygraph element?
21	begin working at Ocean Beach?	21 A Yes. 2:11:37PM
22	MR. NOVIKOFF: Objection. 2:10:50PM	Q Was there a psychological assessment? 2:11:37PM
23	A Yes. 2:10:51PM	23 A Yes. 2:11:40PM
24	Q And other than what police academy 2:10:52PM	Q When you entered the academy, was that 2:11:42PM
25	did you attend?	with the intention of working as a police
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1	PAUL CAROLLO	1 PAUL CAROLLO
2	officer at Ocean Beach specifically?	2 necessarily a vacancy. I don't know that it
3	A Could you ask that again? I'm sorry, 2:11:50PM	would be worded that way.
4	I didn't understand that.	Q Did you contact a specific person at 2:13:00PM
5	Q Let me come at it a different way. 2:11:53PM	
		5 Ocean Beach to initiate your application process
6	How did you go about getting the 2:11:56PM	6 or to indicate your interest in applying?
6 7	police officer position at Ocean Beach? Did you	6 or to indicate your interest in applying? 7 A I don't remember if I ever contacted 2:13:08PM
6 7 8	police officer position at Ocean Beach? Did you apply for that position?	6 or to indicate your interest in applying? 7 A I don't remember if I ever contacted 2:13:08PM 8 anybody or if he just gave my name in.
6 7 8 9	police officer position at Ocean Beach? Did you apply for that position?  A Yes. 2:12:01PM	6 or to indicate your interest in applying? 7 A I don't remember if I ever contacted 2:13:08PM 8 anybody or if he just gave my name in. 9 Q And were you interviewed for that 2:13:12PM
6 7 8 9	police officer position at Ocean Beach? Did you apply for that position?  A Yes. 2:12:01PM  Q And who did you how did you go 2:12:01PM	or to indicate your interest in applying?  A I don't remember if I ever contacted 2:13:08PM  anybody or if he just gave my name in.  Q And were you interviewed for that 2:13:12PM  position?
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q How did you learn of the academy 2:14:00PM	2	investigation section that you did interact with
3	requirements that you were required to complete	3	as part of your academy process?
4	to become a police officer?	4	A Suffolk County. 2:15:30PM
5	MR. NOVIKOFF: Objection to form. 2:14:05PM	5	Q That would be the Suffolk County 2:15:31PM
6	BY MR. GRAFF: 2:14:06PM	6	A Suffolk County Police Department. 2:15:35PM
7	Q That is, the process you would have to 2:14:10PM	7	Q Applicant investigation? 2:15:36PM
8	go through to get the job?	8	A Applicant investigation. 2:15:38PM
9	MR. NOVIKOFF: Same objection. 2:14:13PM	9	Q And what is the applicant 2:15:40PM
10	A I just went through it, and I really 2:14:14PM	10	investigation section? What did it do?
11	can't say. I'm not sure I understand that.	11	A Does the whole process. 2:15:46PM
12	Q Did you speak to anyone at Ocean Beach 2:14:20PM	12	Q Could you explain? 2:15:48PM
13	about the specific requirements for the position	13	A I guess they run the agility, the 2:15:50PM
14	before you started police academy?	14	medical, psychological and the background
15	A I don't think so. 2:14:33PM	15	investigation.
16	Q Did you speak to somebody, anybody at 2:14:36PM	16	Q Just to be clear, did you at any point 2:16:01PM
17	the Suffolk County Department of Civil Service	17	hear of an applicant investigation section
18	about what the requirements that you'd need to	18	specific to Ocean Beach?
19	complete were?	19	MR. NOVIKOFF: Objection. 2:16:08PM
20	A No. 2:14:45PM	20	MR. CONNOLLY: Objection. 2:16:09PM
21	Q Have you ever heard of something 2:15:07PM	21	A I've never heard that term. 2:16:10PM
22	called the Ocean Beach Police Department	22	Q As far as you know, were you permitted 2:16:22PM
23	applicant investigation section?	23	to start working as a police officer at Ocean
24	A No. 2:15:20PM	24	Beach before you completed the academy process,
25	Q Are you aware of any applicant 2:15:22PM	25	the medical, physical, polygraph?
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	MR. NOVIKOFF: Objection. 2:16:31PM	2	Q What position is that? 2:17:10PM
3	A One more time. 2:16:35PM	3	A Many. I couldn't even remember how 2:17:14PM
4	Q Were you required to complete the full 2:16:36PM	4	many tests I've taken. Certainly I've taking
5	academy process and be fully credentialed with	5	the Suffolk County police officer's test, court
6	the academy before you could actually start	6	on officer test, numerous other tests.
7	serving as a police officer?	7	Q Did you who were those tests 2:17:30PM
8	MR. NOVIKOFF: Objection. 2:16:47PM	8	administered by?
9	A Yes, I had to finish the police 2:16:48PM	9	A Different agencies. 2:17:36PM
1			- I
10	academy.	10	Q Did you ever take any tests 2:17:37PM
10 11	Q Were you required to take a Civil 2:16:51PM	10	administered by the Suffolk County Department of
11 12	Q Were you required to take a Civil 2:16:51PM Service examination?	11 12	administered by the Suffolk County Department of Civil Service?
11 12 13	Q Were you required to take a Civil 2:16:51PM Service examination?  MR. NOVIKOFF: Objection. 2:16:54PM	11 12 13	administered by the Suffolk County Department of Civil Service?  A Only on what I'm assuming that 2:17:47PM
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11 12 13 14 15 16 17 18 19 20 21 22	Q Were you required to take a Civil 2:16:51PM  Service examination?  MR. NOVIKOFF: Objection. 2:16:54PM  A No. 2:16:54PM  MR. NOVIKOFF: And the basis of my 0:16:55PM  objection is asking this witness what he was required or not required to do.  BY MR. GRAFF: 2:16:59PM  Q As far as you know, were you required 2:17:00PM to take any Civil Service examination?  MR. NOVIKOFF: Same objection. 2:17:04PM  A As far as I know, no. 2:17:05PM	11 12 13 14 15 16 17 18 19 20 21 22	administered by the Suffolk County Department of Civil Service?  A Only on what I'm assuming that 2:17:47PM Suffolk County Police test and I believe I took the Suffolk County Department of Corrections test. Well, I know I took the test. I assume that that's Civil Service that you're speaking of.  Q During the time that you worked as a 2:18:05PM court officer, did you hold any other positions other than police officer at Ocean Beach? A When you say positions? 2:18:18PM
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1	Page 34		Page 35
1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q As a carpenter? 2:18:25PM	2	through the Suffolk County police academy?
3	A Yes. 2:18:26PM	3	Q As far as you know, is it a 2:19:25PM
4	Q Where did you work as a carpenter? 2:18:27PM	4	requirement to be a police officer at Ocean
5	A All over. 2:18:29PM	5	Beach to graduate the Suffolk County police
6	Q Did you work for a particular 2:18:30PM	6	academy?
7	carpentry company?	7	MR. NOVIKOFF: Objection. 2:19:32PM
8	A No, I was in the union. I was a union 2:18:33PM	8	MR. CONNOLLY: Objection. 2:19:34PM
9	carpenter.	9	A I'm sure of that. 2:19:35PM
10	Q What union? 2:18:37PM	10	Q Are you aware of any sort of Civil 2:19:41PM
11	A I was in a few different ones that 2:18:40PM	11	the phrase Civil Service certification in
12	merged together. I'm in Long Island union right	12	connection with your work as a police officer at
13	now.	13	Ocean Beach?
14	Q As far as you know, were all of the 2:18:54PM	14	MR. NOVIKOFF: Objection to the form. 2:19:48PM
15	other police officers at Ocean Beach who were	15	A Ask the question again. 2:19:53PM
16	employed there during the time that you were	16	Q Do you know, as far as you know, did 2:19:54PM
17	employed there, did all of those officers go	17	you have to be certified by the Suffolk County
18	through the police academy?	18	Department of Civil Service to work as a police
19	MR. NOVIKOFF: Objection. 2:19:10PM	19	officer at Ocean Beach?
20	A I believe everybody went through the 2:19:11PM	20	MR. NOVIKOFF: Same objection. 2:20:01PM
21	police academy.	21	A No, I didn't. When I started there, I 2:20:04PM
22	Q What about a police academy in Suffolk 2:19:15PM	22	would not have known. I mean, obviously I had
23	County?	23	not gone through a police academy so I had to go
24	MR. NOVIKOFF: Objection. Foundation. 2:19:18PM	24	through that.
25	A When I first started, did everyone go 2:19:19PM	25	Q Okay. And at any point when you were 2:20:14PM
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1		,	
1 2	PAUL CAROLLO	1 2	PAUL CAROLLO
3	working there, did you ever learn whether you were or weren't certified through the Suffolk	3	Q And what were your duties as a police 2:21:24PM officer at Ocean Beach?
	were or weren t certified through the Sulfork		officer at Ocean Deach.
	County Department of Civil Service?		
4	County Department of Civil Service?  A Did Lever learn that I was? 2:20:26PM	4	A You know, patrol, arrest, summons. 2:21:31PM
4 5	A Did I ever learn that I was? 2:20:26PM	4 5	A You know, patrol, arrest, summons. 2:21:31PM  Q And as far as you know, did all of the 2:21:33PM
4 5 6	A Did I ever learn that I was? 2:20:26PM  Q You were or weren't. Is that 2:20:27PM	4 5 6	A You know, patrol, arrest, summons. 2:21:31PM Q And as far as you know, did all of the 2:21:33PM police officers at Ocean Beach have the same
4 5 6 7	A Did I ever learn that I was? 2:20:26PM  Q You were or weren't. Is that 2:20:27PM something that ever came up?	4 5 6 7	A You know, patrol, arrest, summons. 2:21:31PM Q And as far as you know, did all of the 2:21:33PM police officers at Ocean Beach have the same general duties?
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4 5 6 7 8 9	A Did I ever learn that I was? 2:20:26PM  Q You were or weren't. Is that 2:20:27PM  something that ever came up?  A Ask me the question again. 2:20:32PM  Q Do you know whether the Suffolk County 2:20:34PM	4 5 6 7	A You know, patrol, arrest, summons. 2:21:31PM  Q And as far as you know, did all of the 2:21:33PM  police officers at Ocean Beach have the same  general duties?  A Yes. 2:21:44PM  Q And did all police officers at Ocean 2:21:45PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q As far as you know, all the other 2:22:23PM	2	Q And did it stay at approximately that 2:23:39PM
3	officers at Ocean Beach also had that same	3	number for all of the years that you worked as a
4	arrest power?	4	police officer?
5	A As far as I know, yes. 2:22:34PM	5	A Yeah. 2:23:44PM
6	Q And was there a specific jurisdiction 2:22:35PM	6	MR. NOVIKOFF: There's really only two 2:23:44PM
7	or geographical limit to your powers to arrest	7	seasons, right, Ari?
8	people?	8	MR. GRAFF: 2004, 2005, 2006. 2:23:49PM
9	MR. NOVIKOFF: Objection. 2:22:42PM	9	MR. NOVIKOFF: Sorry. Three years. 2:23:52PM
10	A To arrest? 2:22:50PM	10	MR. GRAFF: Three seasons. 2:23:55PM
11	Q For example, could you arrest people 2:22:52PM	11	BY ATTORNEY1: 2:23:55PM
12	anywhere in Suffolk County, as far as you know?	12	Q Is that correct, three summer seasons? 2:23:56PM
13	A Yeah. 2:23:01PM	13	A Yes. 2:23:58PM
14	Q What about outside Suffolk County, in 2:23:01PM	14	Q Were you ever told by anyone that you 2:24:03PM
15	other counties in New York?	15	should issue more summons beyond the number that
16	A As a New York State certified police 2:23:10PM	16	you were averaging?
	officer I don't want to get too involved in	17	MR. NOVIKOFF: Objection to the form. 2:24:11PM
	the whole thing you can make an arrest	18	A That I should issue more? 2:24:16PM
	anywhere in the state.	19	Q Yes. 2:24:18PM
20	Q And you mentioned, I believe, that you 2:23:20PM	20	A No. 2:24:21PM
	also issued summons in Ocean Beach?	21	Q Were you ever told to issue fewer 2:24:21PM
22	A Yes. 2:23:24PM	22	summonses?
23	Q Do you know how many you would issue 2:23:26PM	23	A No. 2:24:24PM
	approximately in a year?	24	Q Were you ever told to issue more or 2:24:24PM
25	A I would say I did between 20, 25. 2:23:35PM	25	fewer summonses for specific offenses?
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A I think that when complaints would 2:24:35PM	2	BY MR. GRAFF: 2:25:42PM
	come in about certain things, there would be a	3	Q And who was in charge of that shift at 2:25:42PM
	meeting of that. But it was never anything	4	that time?
5	forced upon you. Whether it be like they want	5	A Most of the time it was George Hesse. 2:25:46PM
	more, you know, the council's complaining	6	Q And what about the summer of 2005, did 2:25:48PM
	about not the council, the village, what are	7	you also work the night shift?
	they called, trustees or civilian complaints,	8	A Yes. 2:25:53PM
	resident complaints, that maybe there was too	9	Q And was that also under the 2:25:54PM
	much bike riding so they say we gotta keep a	10	supervision of George Hesse?
	better eye on bike riding.	11	A Yes. 2:25:58PM
12	Q Who would run those meetings? 2:25:13PM	12	Q And summer of 2006, did you also 2:25:59PM
13	A I guess it depended what shift you 2:25:15PM	13	continue to work night shifts?
	were on and who the supervisor was.	14	A Yes. 2:26:04PM
15	Q In 2004, when you started working, 2:25:19PM	15	Q And summer 2006, was that also under 2:26:05PM
	what shift did you work?	16	the supervision of George Hesse?
17	A 2004, I worked, I believe, I 2:25:23PM	17	A Yeah, I think George was there all 2:26:12PM
	started I don't think they changed. It was a	18	three years.  O What about did you ever work day 2:26:15PM
	Friday 9 to 5, 9 to 5 in the morning, and	19 20	Q What about did you ever work day 2:26:15PM shifts?
21	Saturday 9 to 5, 5 in the morning.  MR_NOVIKOEE: Nine in the morning? 2:25:36PM	21	
22	MR. NOVIKOFF: Nine in the morning? 2:25:36PM THE WITNESS: 9:00 p.m. to 5:00 a.m. 2:25:37PM	22	
23	MR. NOVIKOFF: Friday and Saturday? 2:25:40PM	23	Q And would that be ever during the 2:26:23PM summers?
24	THE WITNESS: Yes. 2:25:42PM	24	A Yes. I think I worked Sundays yes. 2:26:28PM
ع ب	111L W111MLDD, 103. 2.23.42FW		
		125	O And what summers did you work the day 2.26.32PM
25	TSG Reporting - Worldwide (877) 702-9580	25	Q And what summers did you work the day 2:26:32PM TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1 PAUL CAROLLO
2	shift?	2 Beach as a police officer for summer '06?
3	A Well, I definitely worked Sundays 4 to 2:26:35PM	3 A No. 2:27:58PM
4	12 most of the time. I don't remember the first	Q And for the summer of 2007, was that 2:27:59PM
5	year, 2004, if I was working that Sunday or not.	5 already after you had stopped working?
6	Certainly I worked 2005 and 2006 Sunday 4 to 12.	6 MR. NOVIKOFF: Was the summer season 2:28:07PM
7	Q When you worked on the day shift, who 2:26:51PM	7 of '07 after the March? I think we can
8	was the supervisor?	8 stipulate.
9	A I think George was. 2:26:54PM	9 BY MR. GRAFF: 2:28:16PM
10	Q Did you ever work on any shifts where 2:27:01PM	10 Q Do you recall, if I say summer 2:28:17PM
11 12	Ed Paradiso was the supervisor?	11 season
13	A I guess yeah, I worked with him a 2:27:10PM few times. I don't remember if it was specific	12 A Summer of '07 you're asking me. 2:28:18PM 13 O Are there particular months that fall 2:28:24PM
14	shifts or they swapped shifts. Did I come in on	Q Are there particular months that fall 2:28:24PM within the summer season of 2007?
15	an 8:00? I don't really remember. I worked	15 MR. NOVIKOFF: Note my objection. 2:28:31PM
16	with certainly I was there with Ed Paradiso	16 A Ask me the question again. 2:28:34PM
17	on a few times. Did I change shifts, I don't	
18	remember.	17 Q Are you aware of anything or have you 2:28:35PM 18 heard of summer season in the context of the
19		19 Ocean Beach Police Department?
20	then part of the year part-time fall, winter	20 A Yeah. 2:28:46PM
21	'04, did you have to reapply for a position at	21 Q What does that refer to, as you 2:28:46PM
22	Ocean Beach for the summer of 2005?	22 understand it?
23	A No. 2:27:48PM	23 A I don't think there's any written 2:28:53PM
24	Q And prior to the summer of 2006, did 2:27:49PM	thing about it. I think there's some sort of
25	you have to reapply for a position at Ocean	25 meeting or something in April, and I think it
	TSG Reporting - Worldwide (877) 702-9580	TSG Reporting - Worldwide (877) 702-9580
	15G Reporting - Worldwide (677) 702-7560	150 Reporting - Worldwide (677) 702-7500
	Page 44	Page 45
1	Page 44 PAUL CAROLLO	Page 45  1 PAUL CAROLLO
1 2		
	PAUL CAROLLO	1 PAUL CAROLLO
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2	PAUL CAROLLO varies exactly when you start. I guess it depends on how much money they have. I don't	PAUL CAROLLO been involved in the police academy process, did you have to submit other paperwork in the course
2 3 4	PAUL CAROLLO varies exactly when you start. I guess it depends on how much money they have. I don't know. Sometime obviously by the end of May	PAUL CAROLLO been involved in the police academy process, did you have to submit other paperwork in the course of your employment at Ocean Beach?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	varies exactly when you start. I guess it depends on how much money they have. I don't know. Sometime obviously by the end of May everybody is up and going.  MR. NOVIKOFF: Just so we're clear, 2:29:13PM all objections as to relevance preserved, objections as to form obviously have to be made. Regular stips. And also motions to strike, we don't have to do it here.  MR. GRAFF: Right. Reserved. 2:29:28PM  MR. CONNOLLY: To the extent 2:29:31PM necessary, objection by one.  MR. GRAFF: Inures to the benefit of 2:29:34PM everybody, at least everybody present.  MR. NOVIKOFF: Okay. 2:29:41PM  MR. CONNOLLY: Okay. 2:29:42PM  BY MR. GRAFF: 2:29:45PM  Q Other than when you were going through 2:29:52PM the police academy, before you first started working at Ocean Beach, did you ever have to submit any other paperwork as part of your employment there?  A What? 2:30:04PM	paul Carollo been involved in the police academy process, did you have to submit other paperwork in the course of your employment at Ocean Beach?  A No. You might have actually put in a 2:30:14PM shift request. I'm trying to remember. I don't remember that. I think the first year I probably had to put in something like what shifts I would want to work.  Q How were you notified that you had 2:30:32PM first obtained a position as a police officer at Ocean Beach?  A The first? 2:30:44PM Q Yes. 2:30:45PM A I guess when I passed the background 2:30:46PM investigation.  Q As far as you know, who hired you as a 2:30:50PM police officer at Ocean Beach?  MR. NOVIKOFF: Objection. 2:30:55PM  Q That is, who made the decision to hire 2:30:55PM you?  MR. NOVIKOFF: Objection. Foundation. 2:30:58PM A Who has the authority to hire me? You 2:31:04PM

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	don't really know what transpired behind the	2	than yourself, did anyone else go on to be a
3	scenes.	3	police officer at Ocean Beach?
4	Q So you don't know if 2:31:16PM	4	A Yes. 2:32:35PM
5	A I mean I don't know if there was ever 2:31:17PM	5	Q Other than this deposition today, have 2:32:52PM
6	hey, to the trustees or the mayor or U you know,	6	you ever testified under oath before?
7	that I don't know.	7	A Yes. 2:32:57PM
8	Q Did anyone ever communicate to you who 2:31:24PM	8	Q Other than in your capacity as an 2:32:59PM
9	had made the decision to hire you?	9	arresting officer or in the course of your
10	MR. NOVIKOFF: Objection to form. 2:31:34PM	10	official duties as a police officer at Ocean
11	A The way it appeared to me was that if 2:31:35PM	11	Beach, have you ever had occasion to testify
12	you get through the background obviously, you	12	under oath?
13	know, my name is submitted. I don't think	13	MR. NOVIKOFF: Objection to form. 2:33:13PM
14	anybody really if you get through the	14	A Ask the question again. 2:33:16PM
15	investigation, which most people don't, I think	15	Q Let me narrow the question. 2:33:18PM
16	that's kind of what they base it on.	16	Other than as an arresting officer, 2:33:19PM
17	Q Do you recall whether in your police 2:32:00PM	17	have you ever had another context in which
18	academy class, everybody who was a part of that	18	you've testified under oath?
19	class was seeking a police officer job in Ocean	19	MR. NOVIKOFF: Objection to form. 2:33:26PM
20	Beach?	20	A Is this considered testifying? 2:33:27PM
21	A No. 2:32:12PM	21	Q Yes. 2:33:29PM
22	Q Do you remember how many people were 2:32:15PM	22	A A deposition? 2:33:30PM
23	in your class?	23	Q Yes. 2:33:31PM
24	A I'm gonna say 14. 2:32:28PM	24	A Yes. 2:33:31PM
25	Q And of the people in your class, other 2:32:29PM	25	Q And have you had a deposition before? 2:33:32PM
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1			
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Yes. 2:33:37PM	3	going to talk about it.  MR. GRAFF: Yes. 2:34:52PM
4	Q Have you been deposed more than once 2:33:38PM before?	4	MR. NOVIKOFF: I just want to make 2:34:53PM
5	A I don't think so. 2:33:44PM	5	sure I understood what this witness was
6	Q And when did that other deposition 2:33:45PM	6	responding in terms of your question.
7	that you had take place?	7	BY MR. GRAFF: 2:35:02PM
8	A Six years ago. 2:33:56PM	8	Q I'm sorry, was the answer 2:35:03PM
1	Q And do you recall what the nature of 2:33:58PM	9	
9	was and the state of the state	1 7	A Yeah, I'm not going to get into 2:35:05PM
9 10		10	A Yeah, I'm not going to get into 2:35:05PM personal things.
9 10 11	the case was that you were testifying in in	10 11	personal things.
10	the case was that you were testifying in in deposition?		
10 11	the case was that you were testifying in in deposition?	11	personal things.  Q Did that case have anything to do with 2:35:11PM
10 11 12	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM	11 12	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?
10 11 12 13	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM	11 12 13	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach? A No. 2:35:15PM
10 11 12 13 14	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM  A I'll just say it goes back to the 2:34:24PM	11 12 13 14	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant?
10 11 12 13 14 15	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM  A I'll just say it goes back to the 2:34:24PM court.	11 12 13 14 15	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant?
10 11 12 13 14 15	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM  A I'll just say it goes back to the 2:34:24PM court.  Q Which courts are you referring to? 2:34:28PM	11 12 13 14 15	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM
10 11 12 13 14 15 16	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM MR. NOVIKOFF: What was that? 2:34:22PM A I'll just say it goes back to the 2:34:24PM court.  Q Which courts are you referring to? 2:34:28PM A My job at the courts. 2:34:30PM	11 12 13 14 15 16	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM questions on that.
10 11 12 13 14 15 16 17	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM MR. NOVIKOFF: What was that? 2:34:22PM A I'll just say it goes back to the 2:34:24PM court.  Q Which courts are you referring to? 2:34:28PM A My job at the courts. 2:34:30PM Q Do you know in what court that case 2:34:33PM	11 12 13 14 15 16 17	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM questions on that. Q Is that the same basis as the other 2:35:31PM
10 11 12 13 14 15 16 17 18	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM  A I'll just say it goes back to the 2:34:24PM court.  Q Which courts are you referring to? 2:34:28PM  A My job at the courts. 2:34:30PM  Q Do you know in what court that case 2:34:33PM was pending?	11 12 13 14 15 16 17 18	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM questions on that. Q Is that the same basis as the other subject you didn't want to get into?
10 11 12 13 14 15 16 17 18 19 20	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM  A I'll just say it goes back to the 2:34:24PM  court.  Q Which courts are you referring to? 2:34:28PM  A My job at the courts. 2:34:30PM  Q Do you know in what court that case 2:34:33PM  was pending?  A No. 2:34:38PM	11 12 13 14 15 16 17 18 19	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM questions on that. Q Is that the same basis as the other 2:35:31PM subject you didn't want to get into? A I don't know if they're the same 2:35:36PM
10 11 12 13 14 15 16 17 18 19 20 21	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM  MR. NOVIKOFF: What was that? 2:34:22PM  A I'll just say it goes back to the 2:34:24PM  court.  Q Which courts are you referring to? 2:34:28PM  A My job at the courts. 2:34:30PM  Q Do you know in what court that case 2:34:33PM  was pending?  A No. 2:34:38PM  MR. NOVIKOFF: I just want to be 2:34:39PM	11 12 13 14 15 16 17 18 19 20	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM questions on that. Q Is that the same basis as the other 2:35:31PM subject you didn't want to get into? A I don't know if they're the same 2:35:36PM basis, but, you know
10 11 12 13 14 15 16 17 18 19 20 21 22	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM MR. NOVIKOFF: What was that? 2:34:22PM A I'll just say it goes back to the 2:34:24PM court.  Q Which courts are you referring to? 2:34:28PM A My job at the courts. 2:34:30PM Q Do you know in what court that case 2:34:33PM was pending? A No. 2:34:38PM MR. NOVIKOFF: I just want to be 2:34:39PM certain. You asked the question of this	11 12 13 14 15 16 17 18 19 20 21 22	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant?  A I'm not going to answer any more 2:35:25PM questions on that.  Q Is that the same basis as the other 2:35:31PM subject you didn't want to get into?  A I don't know if they're the same 2:35:36PM basis, but, you know  Q Other than other than in the 2:35:54PM
10 11 12 13 14 15 16 17 18 19 20 21 22 23	the case was that you were testifying in in deposition?  A I'm not going to get into all that. 2:34:15PM MR. NOVIKOFF: What was that? 2:34:22PM A I'll just say it goes back to the 2:34:24PM court.  Q Which courts are you referring to? 2:34:28PM A My job at the courts. 2:34:30PM Q Do you know in what court that case 2:34:33PM was pending? A No. 2:34:38PM MR. NOVIKOFF: I just want to be 2:34:39PM certain. You asked the question of this witness to identify the nature of the	11 12 13 14 15 16 17 18 19 20 21 22 23	personal things.  Q Did that case have anything to do with 2:35:11PM Ocean Beach?  A No. 2:35:15PM Q Were you a party in that case, a 2:35:20PM plaintiff or defendant? A I'm not going to answer any more 2:35:25PM questions on that. Q Is that the same basis as the other 2:35:31PM subject you didn't want to get into? A I don't know if they're the same 2:35:36PM basis, but, you know Q Other than other than in the 2:35:54PM context of an arrest or prosecution of somebody

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	testified in connection with the trial involving	2	A Thirteen years. 2:37:26PM
3	George Hesse.	3	Q And whom do you live with at that 2:37:27PM
4	MR. NOVIKOFF: Don't presume. I'm an 2:36:18PM	4	address?
5	idiot. I don't read papers.	5	A Wife and children. 2:37:30PM
6	MR. GRAFF: I'm confident that that's 2:36:23PM	6	Q Just a couple of questions on 2:37:46PM
7	not the case.	7	educational background. Did you graduate high
8	A What I will without counsel, I'm 2:36:26PM	8	school?
9	not going to get involved in any questioning	9	A Yes. 2:37:52PM
10	that pertains to me in any of cases outside	10	Q Did you attend any college or 2:37:52PM
11	of this.	11	University?
12	Q And if you did have counsel, is that 2:36:45PM	12	A Yes. 2:37:55PM
13	something that you would able to testify to?	13	Q And what was the first college or 2:37:56PM
14	A Obviously, I would have a conversation 2:36:50PM	14	University that you attended?
15	with, you know, Othat's why you have, you	15	A Suffolk County Community College. 2:38:00PM
16	know was that not clear?	16	Q Did you graduate? 2:38:03PM
17	MR. NOVIKOFF: No, I understand your 2:37:01PM		A Yes. 2:38:04PM
18	position.	18	Q Did you attend any other college or 2:38:04PM
19	BY MR. GRAFF: 2:37:02PM	19	University?
20		20	A No. 2:38:10PM
21	for the record?	21	Q Other than your police officer academy 2:38:12PM
22	A My present address? 2:37:12PM	22	certification, do you hold any other credentials
23	Q Where you live. 2:37:15PM	23	or certifications?
24	A 20 Gaymor Lane, Commack. 2:37:16PM	24	A Peace officer as a court officer when 2:38:28PM
25	Q How long have you lived there? 2:37:23PM	25	I graduated that academy.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Prior to 2007, if we can narrow it 2:38:44PM	2	A Prior to 2007, I had a violation for 2:39:58PM
3	down to that period, so anything before 2007.	3	an open fire when I worked as a construction
4	Prior to that time, had you ever been convicted	4	supervisor.
5	of a crime?	5	Q Other than that instance, did you ever 2:40:05PM
6	A No. 2:38:58PM	6	plead guilty to a misdemeanor or a violation
7	MR. NOVIKOFF: What was that question? 2:39:00PM	7	prior to 2007?
8	(Whereupon, the referred to portion 2:39:12PM	8	A No. 2:40:12PM
9	was read back by the court reporter: Prior	9	Q What about from 2007 to today, did you 2:40:14PM
10	to 2007, if we can narrow it down to that	10	plead guilty to a misdemeanor or violation?
11	period, so anything before 2007. Prior to	11	A No. 2:40:20PM
12	that time, had you ever been convicted of a	12	Q Have you ever other than the case 2:40:29PM
13	crime?)	13	that you were deposed that we already referred
14	Q And prior to 2007, did you ever plead 2:39:13PM	14	to, have you ever been involved in any other
15	guilty to any crime?	15	case as a plaintiff or defendant?
16	A No. 2:39:22PM	16	MR. CONNOLLY: Referring to civil 2:40:43PM
17	Q And just for the record, looking now 2:39:25PM	17	matters?
18	at the period from 2007 on, were you, between	18	MR. GRAFF: Yes. 2:40:44PM
19	2007 and today, ever convicted of a crime?	19	A Ask the question again. 2:40:45PM
20	A No. 2:39:36PM	20	Q Did you ever sue anyone? 2:40:46PM
21	Q Did you plead guilty to any crime 2:39:37PM	21	A Did I ever sue anyone, no. 2:40:48PM
	between 2007 and today?	22	Q Have you ever been sued by anyone? 2:40:50PM
22		23	A Vac 2.40.52DM
22 23	A No. 2:39:42PM	122	A Yes. 2:40:52PM
	A No. 2:39:42PM  Q Prior to 2007, did you plead guilty to 2:39:48PM	24	Q And what was the nature of the case in 2:40:55PM
23			
23 24	Q Prior to 2007, did you plead guilty to 2:39:48PM	24	Q And what was the nature of the case in 2:40:55PM

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A That's the one I just spoke about. 2:41:01PM	2	A Yes. 2:42:33PM
3	Q Was that the case you were deposed in? 2:41:03PM	3	Q Where did you take it? 2:42:33PM
4	A Yes. 2:41:05PM	4	A Suffolk County, in Yaphank. I don't 2:42:36PM
5	Q Other than in that case, were you ever 2:41:06PM	5	know what the building would be classified as.
6	sued in any other cases?	6	Suffolk County police in Yaphank. I don't know
7	A No. 2:41:10PM	7	what the building really falls under.
8	Q Any employment that you've had, has 2:41:18PM	8	Q Did you fill out a questionnaire in 2:42:52PM
9	any grievance ever been filed against you?	9	connection with the polygraph exam before it was
10	A No. 2:41:24PM	10	administered to you?
11	Q Has any civilian complaint ever been 2:41:25PM	11	A Yes. 2:43:00PM
12 13	filed against you?	12	Q Did you get a copy of any of those 2:43:05PM
	MR. NOVIKOFF: Note my objection to 2:41:34PM	13 14	questions on the questionnaire before you filled
14 15	the form of that question.	15	it out?  A I don't know. I don't think so. 2:43:13PM
16	A Yeah, I'm not going to answer that. 2:41:36PM I'm not even sure how to answer that.	16	
17		17	Q Were you informed or given any 2:43:14PM information about any of the questions on the
18	Q Is that because you don't understand 2:41:40PM the question or because of something else?	18	actual polygraph before it was administered to
19	A Both. 2:41:49PM	19	you?
20	Q What part of the question 2:41:57PM	20	A I don't remember. 2:43:26PM
21	A Well, it falls into things that I'm 2:41:59PM	21	Q Are you aware of any other police 2:43:39PM
22	not going to talk about without counsel.	22	officers at Ocean Beach who were not certified
23	Q Okay. As part of your certification 2:42:03PM	23	to work as police officers at the time that they
24	process to be a police officer, did you take a	24	were employed?
25	polygraph exam?	25	MR. NOVIKOFF: Objection to form. 2:43:47PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Ask your question again. 2:43:53PM	2	A Yes. 2:44:43PM
3	Q Let me ask about some specific people. 2:43:54PM	3	Q When did you first meet Richard 2:44:44PM
4	Do you know who Gary Bosetti is?	4	Bosetti?
5	A Yes. 2:43:58PM	5	A When I was working. 2:44:47PM
6	Q Who is Gary Bosetti? 2:43:59PM	6	Q And to your knowledge, was he 2:44:49PM
7	A Who is he? He was a police officer in 2:44:02PM	7	throughout the time that you were working with
8	Ocean Beach.	8	him as a police officer, was he, throughout that
9	MR. CONNOLLY: Who is the Gary Bosetti 2:44:08PM	9	time, certified to work as a police officer?
10	that you know?	10	MR. NOVIKOFF: Objection. 2:44:58PM
11	BY MR. GRAFF: 2:44:11PM	11	A When I first started ask the 2:45:09PM
12	Q When did you meet Gary Bosetti the 2:44:11PM	12	question again.
13	first time?	13	MR. NOVIKOFF: Ari, again, 2:45:14PM
14	A Sometime while I was working. 2:44:15PM	14	respectfully, you can go through the list of
15	Q And as far as you know, was Gary 2:44:17PM	15	names you want. This is your deposition.
16	Bosetti certified to work as a police officer at	16	You take the longest witnesses here. But I
17	Ocean Beach?	17	think on this issue, the facts speak for
18	MR. NOVIKOFF: Objection to form. 2:44:22PM	18	themselves, and whether or not this witness
19	A When I started there? I mean yes, 2:44:25PM	19	knew or didn't know, I don't think is
20	as far as I knew. To my knowledge, yes.	20	particularly helpful or relevant. But,
21	Q And Richard Bosetti, is that someone 2:44:34PM	21	again, if you want to go down a list of
22	that you know?	22	employees, by all means, do so.
23	A Yes. 2:44:40PM	23	BY MR. GRAFF: 2:45:43PM
10.4	Q Did you know him also as a police 2:44:41PM	24	Q What I want to know is whether you 2:45:43PM
24		1	I I
24 25	officer at Ocean Beach?	25	were aware

	<u>5</u>	<u>470                                    </u>	
	Page 58		Page 59
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A There's different time elements. 2:45:46PM	2	through the process and whatnot.
3	That's why I have a tough time answering	3	Q How did you learn that something had 2:46:49PM
4	questions. Certainly, when I started, I had no	4	come up with Suffolk County Civil Service?
5	knowledge that they weren't certified or they	5	A I don't know. Just from work. 2:46:53PM
6	were certified. You know, they were there.	6	Q Did anyone ever communicate to you 2:46:58PM
7	Q Did anyone ever communicate to you 2:45:56PM	7	that somebody at the Ocean Beach Police
8	that anyone else who was a police officer at	8	Department had reported any issue with
9	Ocean Beach was not certified to hold that	9	certification to the Civil Service Department?
10	position?	10	MR. NOVIKOFF: Objection to form. 2:47:07PM
11	MR. NOVIKOFF: Objection to the form. 2:46:03PM	11	A No. 2:47:10PM
12	I mean, Ari, if you want to ask him if 2:46:05PM	12	Q Did you ever hear anyone refer to 2:47:21PM
13	Mr. Fiorillo or your clients spoke to him	13	anyone else in Ocean Beach as a rat in
14	about that issue, I think that would	14	connection with anything to do with Civil
15	probably be relevant.	15	Service?
16	MR. GRAFF: We can narrow it down if 2:46:15PM	16	MR. NOVIKOFF: Objection to form. 2:47:29PM
17	the answer is yes.	17	It's pretty broad.
18	A Is there a question out there? You 2:46:23PM	18	A Could you ask the question again now. 2:47:32PM
19	want to make the whole thing a little quicker?	19	Q Did you ever hear of anyone referred 2:47:34PM
20	Q Please. 2:46:36PM	20	to as a rat in connection with raising Civil
21	A When I started there, you know, I 2:46:37PM	21	Service certification issues at Ocean Beach?
22	don't think that anybody thought that there was	22	MR. NOVIKOFF: Objection to form. 2:47:44PM
23	any problem, whatever. Somewhere along the	23	A No. 2:47:45PM
24	line, I guess something came up about Suffolk	24	Q Did you ever hear anyone refer to Tom 2:47:47PM
25	County Civil Service, and they all started going	25	Snyder as a rat?
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	150 Reporting - Worldwide (677) 702-9300		130 Reporting - Worldwide (077) 702-7300
	Page 60		Page 61
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A In reference to the question you're 2:47:59PM	2	Q Do you remember when that dinner 2:49:28PM
3	asking me?	3	happened?
4	Q In any context. 2:48:01PM	4	A No. 2:49:36PM
5	A I'm not sure. I can't say for sure. 2:48:06PM	5	Q Other than in connection with that 2:49:41PM
6	Q Same question with respect to Frank 2:48:11PM	6	dinner, did you ever hear of any other
7	Fiorillo.	7	references to the Ocean Beach PBA?
8	A I don't think I ever heard anyone 2:48:16PM	8	A Yeah, I think they bought equipment 2:49:49PM
9	refer to him as a rat.	9	well, are you asking me what they used the money
10	Q What about Ed Carter? 2:48:21PM	10	for?
11	A No. 2:48:24PM	11	Q Yeah. What you know of what the PBA 2:49:59PM
12	Q What about Tom Snyder? 2:48:24PM	12	did.
13	A Wait a minute, did you ask that 2:48:29PM	13	MR. NOVIKOFF: Objection to the form. 2:50:08PM
14	already?	14	A I don't remember if it was 2006 or 2:50:12PM
15	Q I'm sorry. Yes. 2:48:32PM	15	2007, they bought a whole bunch of auto
16	What about Joe Nofi? 2:48:35PM	16	equipment.
17	A No. 2:48:38PM	17	Q And do you know who was in charge of 2:50:21PM
18	Q What about Kevin Lamm? 2:48:39PM	18	the Ocean Beach PBA?
19	A No. 2:48:41PM	19	A I'd really have to answer your 2:50:29PM
20	Q Did you ever hear of an association 2:49:01PM	20	question on an assumption.
21	called the Ocean Beach PBA?	21	Q As far as you know. 2:50:32PM
22	A Yes. 2:49:06PM	22	A I guess George. I'm not 100 percent 2:50:32PM
23	Q When did you first hear of that? 2:49:06PM	23	sure. It's an assumption that it's George.
24	A I think George bought dinner one time 2:49:23PM	24	Q Did the Ocean Beach PBA, as far as you 2:50:42PM
25	and said it was PBA money.	25	know, ever sponsor any parties?
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	Page 62		Page 63
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Not that I know of. 2:50:52PM	2	Q As far as you know, were you a member 2:52:12PM
3	Q What about specifically an annual 2:50:53PM	3	of the Ocean Beach PBA?
4	Christmas party?	4	A I don't know. I assume that everybody 2:52:14PM
5	A I went to one Christmas party, and I 2:51:03PM	5	was. I don't know.
6	don't know who paid for it.	6	Q Did you ever receive a PBA membership 2:52:17PM
7	Q Do you have any information as to who 2:51:11PM	7	card?
8	oversaw the finances of that PBA?	8	A No. 2:52:20PM
9	A Do I have specific knowledge, no. 2:51:20PM	9	Q Do you know who any of the officers, 2:52:20PM
10	Q Did anyone ever communicate anything 2:51:25PM	10	if any existed, worked for the Ocean Beach
11	to you with respect to who was responsible for	11	PBA withdrawn. Do you know if there was a
12	overseeing the PBA's finances?	12	board
13	_	13	
14	1		A I assumed everyone was in it. I 2:52:35PM assumed Ocean Beach PBA, whatever money came
		14	•
15	believed was responsible for overseeing the	15	into it. I don't think there was any kind of
16	PBA's finances?	16	joining thing.
17	A Did anyone tell me? 2:51:46PM	17	MR. GRAFF: I'm going to ask the court 2:52:53PM
18	Q Yes. 2:51:47PM	18	reporter to mark as Exhibit 3 a one-page
19	A No. 2:51:48PM	19	document bearing Bates number P 926.
20	Q Do you know whether the Ocean Beach 2:51:51PM	20	(Whereupon, a one-page document 2:53:02PM
21	PBA solicited donations or raised money?	21	bearing Bates number P 926 was marked as
22	MR. NOVIKOFF: Objection to form. 2:51:59PM	22	Plaintiff's Exhibit 3 for identification, as
23	A They were given money from different 2:52:05PM	23	of this date.)
24	homeowners, but I don't know if they solicited	24	A Do you want me to read this? 2:53:31PM
25	or people just donated.	25	Q Yeah, if you could please take a look 2:53:33PM
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	Page 64		Page 65
1	Page 64  PAUL CAROLLO	1	Page 65 PAUL CAROLLO
1 2		1 2	
	PAUL CAROLLO	1	PAUL CAROLLO
2	PAUL CAROLLO at it.	2	PAUL CAROLLO spring, we're looking to add a new digital video
2 3	PAUL CAROLLO at it. A Okay. 2:55:00PM	2 3	PAUL CAROLLO spring, we're looking to add a new digital video surveillance system in and around the police
2 3 4	PAUL CAROLLO  at it.  A Okay. 2:55:00PM  Q Mr. Carollo, is this what's been 2:55:01PM  marked as Exhibit 3, have you seen this before	2 3 4	PAUL CAROLLO spring, we're looking to add a new digital video surveillance system in and around the police facility."
2 3 4 5	PAUL CAROLLO  at it.  A Okay. 2:55:00PM  Q Mr. Carollo, is this what's been 2:55:01PM	2 3 4 5	PAUL CAROLLO spring, we're looking to add a new digital video surveillance system in and around the police facility."  Do you know what that's referring to? 2:56:21PM
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1 PAUL CAROLLO		1 PAUL CAROLLO
2 A Yes. 2:57:28PM		2 MR. NOVIKOFF: Objection. Foundation. 2:58:17PM
3 Q Do you know when 2:57:30	0PM	A I don't know when they put the new one 2:58:20PM
4 A I assume I'm a technical idiot, as 2:57:3		4 in exactly. I know that I'm trying to think,
5 my kids can tell you. Is it digital or not, I	11111	5 actually. I shouldn't say I know that. Yeah, I
6 don't know.		6 have no idea. I know there's a new one in.
	2:57:37PM	7 When that went in, I don't know. And the time
8 camera was installed at some point?		8 span between when that went in and the new one
_	I	9 went in, I don't know.
10 MR. NOVIKOFF: The question is does he		
know why a new camera was installed?	2.37.421111	
12 MR. GRAFF: Yes. 2:57:46P		
13 BY MR. GRAFF: 2:57:46P	I	
14 Q Did anybody ever explain to you why a		
15 new one was installed?	2.37.471101	
	:57:51PM 1	1 / 1 12
3	52PM 1	·
	57:55PM 1	,
19 BY MR. GRAFF: 2:57:56P	I	
20 Q Do you recall having any discussions 2		
with anyone at the police department about tha MR. NOVIKOFF: Objection to the form.		
	I .	y
<u> </u>		v e i
Q And for how long was it broken before the new system was installed?		, 5
,	2	
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1 PAUL CAROLLO		1 PAUL CAROLLO
2 question that I'm making an assumption on.		2 making more of an assumption than I can say,
3 Q Have you seen anything similar to the	3:05:02PM	yeah, this definitely is what I saw there.
4 writing on Exhibit 4?		4 MR. NOVIKOFF: Is the question, Ari, 3:06:04PM
	05:05PM	5 has he seen anything on the wall referring
-	:05:06PM	6 to Lamm different than what's on Exhibit 4?
7 A My problem with the question is I'd 3:0	05:15PM	7 MR. GRAFF: That may be the same or 3:06:12PM
8 only end up answering it on an assumption.		8 may be different.
	5:21PM	9 BY MR. GRAFF: 3:06:15PM
10 MR. NOVIKOFF: Note my objection.	3:05:22PM 1	
	5:23PM 1	
12 bathroom wall.	1	
	5:28PM 1	3 MR. NOVIKOFF: Objection. Form. 3:06:20PM
14 A In the station. 3:05:29PM	1	
	3:05:31PM 1	
	5:37PM 1	
That's why it's more of an assumption. I don't	1	
18 really remember seeing these.	1	
	3:05:45PM 1	
20 BY MR. GRAFF: 3:05:46	I	-
Q Do you recall seeing any writings on		
the Ocean Beach Police Department wall that		_
referred to the name Lamm?	2	,
A There was different things written all 3:0		_
was different timigs written till 5.0		
	2	5
over the place on the wall. That's why I'm  TSG Reporting - Worldwide (877) 702-95		TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	BY MR. GRAFF: 3:07:17PM	2	in there also. I may have just heard people say
3	Q Were you going to be able to answer 3:07:18PM	3	Snyderized.
4	that?	4	Q Can you remember anybody you heard say 3:08:50PM
5	A The Snyderized one is probably a 3:07:29PM	5	Snyderized?
6	little more familiar to me than the other.	6	A No. 3:08:56PM
7	Q That's Carollo Exhibit 5? 3:07:35PM	7	Q And going back to Exhibit 4, do you 3:08:57PM
8	A That's really I can't say I 3:07:57PM	8	remember seeing any part of that writing on the
9	definite saw that, I definitely remember that.	9	wall?
10	There's derogatory things written on the walls.	10	MR. NOVIKOFF: Note my objection. I 3:09:07PM
11	I don't remember the exact things or exactly	11	think the witness already testified that
12	why.	12	anything he would be doing would be based on
13	Q And do you recall specifically who any 3:08:09PM	13	an assumption.
14	of the derogatory things referred to?	14	THE WITNESS: Yeah. 3:09:17PM
15	MR. NOVIKOFF: Objection. Asked and 3:08:16PM	15	BY MR. GRAFF: 3:09:23PM
16	answered.	16	Q And on Exhibit 5, do you remember 3:09:23PM
17	A There's a few names on there, I 3:08:22PM	17	seeing any specific portion of Exhibit 5 on the
18	believe. I believe I even saw George's name on	18	wall?
19	there.	19	A Yes, I don't know. Maybe there was 3:09:50PM
20	Q Other than George's name, can you 3:08:28PM	20	just a Snyderized on it and then something on
21	remember any others?	21	the top. Obviously different things were
22	MR. CONNOLLY: That would be George 3:08:33PM	22	written in here at different times.
23	Hesse?	23	Q Do you remember what you saw written 3:10:00PM
24	THE WITNESS: Yeah. 3:08:35PM	24	about George?
25	A See, I'm not sure about the woman part 3:08:43PM	25	A No. 3:10:03PM
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	Page 72		Page 73
1	PAUL CAROLLO	1	PAUL CAROLLO
1 2	PAUL CAROLLO  Q With reference to George? 3:10:03PM	1 2	
			PAUL CAROLLO
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2 3 4 5	Q With reference to George? 3:10:03PM Other than George and possibly 3:10:05PM Snyderized, do you remember any other names that you saw written on the wall?	2 3 4 5	PAUL CAROLLO  MR. GRAFF: I'd ask the court reporter 3:11:05PM to please mark as Carollo Exhibit 6 a one-page document bearing Bates No. P 925.  (Whereupon, a one-page document 3:11:15PM
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2	BY MR. GRAFF: 3:12:23PM	2	BY MR. GRAFF: 3:13:44PM
3	Q Who was present when that was said. 3:12:23PM	3	Q Are you still thinking about that or 3:13:45PM
4	A I mean, I think that was only one time 3:12:25PM	4	is that it?
5	I heard that in jest or whatever. So I don't	5	A Yeah. I can't say that I can 3:13:50PM
6	think, you know I can't specifically remember	6	definitely say I've heard him definitely say
7	any exact instant that I heard it, no.	7	that. I've heard it. I've heard it probably
8	Q Even if you don't remember the 3:12:42PM	8	from more than I don't want to say more than
9	specific time that it was said, do you remember	9	one I don't know how to word it exactly.
10	who it was who said words to that effect?	10	It's not like one person said it that I can
11	MR. CONNOLLY: Objection. I believe 3:12:56PM	11	remember a specific person. It was only one
12	it's been asked and answered.	12	time, whatever. Certainly, there was always
13		13	-
	A It probably had been different people 3:13:04PM	1	reference, I don't know how you want to word it,
14	even, not one specific person even.	14	you know, about Kevin
15	Q Do you recall 3:13:10PM	15	Q And 3:14:22PM
16	A That's why I couldn't say yeah, this 3:13:11PM	16	A in that sense of gay. I don't 3:14:23PM
17	person specifically said it.	17	think it was a serious thing. Serious in the
18	Q Do you recall hearing George Hesse 3:13:14PM	18	sense of that someone said, oh, he's gay,
19	refer to Kevin Lamm as gay, homosexual, fag or	19	whatever.
20	words to that effect?	20	Q And do you recall there being 3:14:32PM
21	A I've heard George say things about a 3:13:31PM	21	references of that nature to anyone other than
22	lot of people. I'm not sure I can say I	22	Kevin Lamm at the Ocean Beach Police Department?
23	specifically heard him say that or not.	23	MR. NOVIKOFF: That someone else was 3:14:41PM
24	MR. NOVIKOFF: I think that was the 3:13:43PM	24	gay?
25	answer.	25	MR. GRAFF: Yes. 3:14:42PM
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1		1	Page 77
1	PAUL CAROLLO	1	PAUL CAROLLO
2	PAUL CAROLLO BY MR. GRAFF: 3:14:50PM	2	PAUL CAROLLO officer at Ocean Beach?
2 3	PAUL CAROLLO BY MR. GRAFF: 3:14:50PM Q Do you recall other people at the 3:14:51PM	2 3	PAUL CAROLLO  officer at Ocean Beach?  A Who was on shift with me the very 3:16:34PM
2 3 4	PAUL CAROLLO BY MR. GRAFF: 3:14:50PM Q Do you recall other people at the 3:14:51PM Ocean Beach Police Department referring	2 3 4	PAUL CAROLLO  officer at Ocean Beach?  A Who was on shift with me the very 3:16:34PM first night?
2 3 4 5	PAUL CAROLLO BY MR. GRAFF: 3:14:50PM  Q Do you recall other people at the 3:14:51PM  Ocean Beach Police Department referring A No. 3:14:54PM	2 3 4 5	PAUL CAROLLO  officer at Ocean Beach?  A Who was on shift with me the very 3:16:34PM first night?  Q Yes. 3:16:37PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Kevin was on the shift. You know, there were	2	if you're referring to an incident that happened
3	guys there waiting already. So you had there	3	in the truck, I don't know if that was my first
4	were four or five. Myself, George, Kevin,	4	shift or not.
5	Frank, John Dyer. I remember John because he	5	Q What incident involving a truck are 3:19:13PM
6	had the truck.	6	you referring to?
7	Q And you had referred earlier to a 3:18:11PM	7	A You're talking about when they had a 3:19:20PM
8	parking lot. What lot are you referring to?	8	fight about washing the truck?
9	A The one by the lighthouse, by where 3:18:16PM	9	Q Yes. What are you referring to by 3:19:24PM
10	you meet.	10	that?
11	Q Where you would meet before you went 3:18:20PM	11	A He asked him to wash the truck and he 3:19:27PM
12	on shift?	12	said no.
13	A Yes. 3:18:24PM	13	MR. NOVIKOFF: This is like Abbott and 3:19:29PM
14	Q Your very first shift that you worked 3:18:29PM	14	Costello here.
15	at Ocean Beach, do you recall whether that was a	15	BY MR. GRAFF: 3:19:32PM
16	night shift?	16	Q So George Hesse asked Frank Fiorillo 3:19:37PM
17	A Yeah, I think it was 9 to 5. 3:18:34PM	17	to wash the truck?
18	Q Do you recall whether Frank Fiorillo 3:18:36PM	18	A I think to wash the windows. 3:19:39PM
19	was on that shift with you?	19	Q And that was in the parking lot? 3:19:41PM
20	A I think we worked most of the shifts. 3:18:45PM	20	A It was in the truck, I believe. 3:19:43PM
21	Q Do you recall on your very first 3:18:48PM	21	Q And that was before everybody went on 3:19:45PM
22	shift, when you were in the parking lot, any	22	duty at the station before the start of the
23	words that were exchanged between Frank Fiorillo	23	shift?
24	and George Hesse?	24	A It was on the way in, yeah. So I 3:19:52PM
25	A If you're referring I don't know 3:19:04PM	25	guess, yeah.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q And when you worked a shift, would you 3:19:57PM	2	off of work. I'm not using time.
3	be paid beginning from when you arrived at the	3	Q Before we go off the record 3:21:15PM
4	parking lot or beginning from when you came on	4	MR. NOVIKOFF: Assume Judge Boyle says 3:21:18PM
5	duty at the station or something else?	5	that Mr. Carollo has to answer the questions
6	MR. NOVIKOFF: Note my objection. 3:20:10PM		
-	min ito tillerit riole my objection.	6	on the subject that you want to ask him on,
7	MR. CONNOLLY: Objection to form. 3:20:11PM	6 7	on the subject that you want to ask him on, given what you now see are the answers that
8			3
	MR. CONNOLLY: Objection to form. 3:20:11PM	7	given what you now see are the answers that
8	MR. CONNOLLY: Objection to form. 3:20:11PM  A You would meet at 8:30. Shift started 3:20:18PM  at 9:00.  Q Thanks. 3:20:23PM	7 8	given what you now see are the answers that are coming, how long do you think this will
8 9 10 11	MR. CONNOLLY: Objection to form. 3:20:11PM  A You would meet at 8:30. Shift started 3:20:18PM at 9:00.  Q Thanks. 3:20:23PM  MR. GRAFF: I think at this point I do 3:20:30PM	7 8 9 10 11	given what you now see are the answers that are coming, how long do you think this will go?  MR. GRAFF: Those questions won't take 3:21:34PM long.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	MR. NOVIKOFF: Ari, we're not going to 3:22:14PM	2	recognize it specifically?
3	blame you. We're pretty sure it was at the	3	Q Yes. 3:32:55PM
4	convenience of the witness.	4	A I mean obviously I see what it is. 3:32:56PM
5	MR. GRAFF: Is that accurate? 3:22:19PM	5	It's not like do I remember this specific
6	THE WITNESS: Yeah. 3:22:20PM	6	letter, no. I mean I see what it is.
7	MR. GRAFF: Also, as far as the 3:22:22PM	7	Q Do you understand what the letter is 3:33:10PM
8	location, I believe you had indicated that	8	referring to in the first sentence when it says
9	it was more convenient for you to have the	9	"our annual department meeting"?
10	deposition here than in the city, correct?	10	A Yes. 3:33:16PM
11	THE WITNESS: Yes. 3:22:30PM	11	MR. NOVIKOFF: Objection. 3:33:17PM
12	MR. GRAFF: Off the record. 3:22:33PM	12	BY MR. GRAFF: 3:33:17PM
13	(Whereupon, a discussion was held off 3:22:34PM	13	Q Could you explain what that refers to? 3:33:18PM
14	the record.)	14	MR. NOVIKOFF: Objection. 3:33:20PM
15	MR. GRAFF: I'm going to ask the court 3:29:16PM	15	A I believe from the time that I was 3:33:29PM
16	reporter to mark as Carollo Exhibit 7 a	16	there, there was you know, in April, there's
17	one-page document bearing Bates Number 2662.	17	a meeting.
18	(Whereupon, a one-page document 3:29:28PM	18	Q And who, in your experience, attends 3:33:40PM
19	bearing Bates No. 2662 was marked as	19	that April meeting?
20	Plaintiff's Exhibit 7 for identification, as	20	A All the officers. 3:33:45PM
21	of this date.)	21	Q And is there a general agenda for what 3:33:47PM
22	BY MR. GRAFF: 3:32:38PM	22	is discussed at the April meetings?
23	Q Mr. Carollo, do you recognize what's 3:32:39PM	23	MR. NOVIKOFF: Objection. 3:33:54PM
24	been marked as Carollo Exhibit 7?	24	A I'm trying to think. I think I may 3:34:01PM
25	A It's a letter I mean do, I 3:32:51PM	25	have only been to two of them.
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
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1			
1 2	PAUL CAROLLO  Q Were you at the April meeting in 2006? 3:34:05PM	1	PAUL CAROLLO
3	Q Were you at the April meeting in 2006? 3:34:05PM A I assume so. 3:34:20PM	2 3	trying to think the bringing of everything, I remember. As far as, you know, that's the
4	Q Do you recall being there? 3:34:23PM	4	date I'm going on the assumption of the date.
5	A I can't recall it. 3:34:28PM	5	The ID cards, I believe they gave out new ID
6			
	MR_NOVIKOFF: That should make it a 3:34:30PM		· -
	MR. NOVIKOFF: That should make it a 3:34:30PM little shorter	6	cards.
7	little shorter.	6 7	cards.  Q Do you remember if everybody that 3:36:54PM
7	little shorter.  A I'm trying to think of the ones I went 3:34:37PM	6 7 8	cards.  Q Do you remember if everybody that 3:36:54PM appeared at that meeting was issued a new ID
7 8 9	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm	6 7 8 9	cards.  Q Do you remember if everybody that 3:36:54PM appeared at that meeting was issued a new ID card for the next season?
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7 8 9 10 11 12 13 14 15 16 17 18 19 20	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm trying to think which years they were. 2004 I was in academy. I didn't go to that.  MR. NOVIKOFF: I'm not sure, is there 3:35:21PM a question pending?  A I'm trying to think what years I went. 3:35:26PM I went to two of them, I believe. Probably 2006, 2007. I don't think I went to the 2005 one either. From reading the letter, yes, I was at this one.  Q Were you issued a new ID card at this 3:35:50PM meeting?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	cards.  Q Do you remember if everybody that appeared at that meeting was issued a new ID card for the next season?  MR. NOVIKOFF: Note my objection. 3:37:01PM  A I couldn't answer that, no. 3:37:02PM  Q Do you recall first of all, if I 3:37:06PM  refer to the plaintiffs in this case, do you know who I'm referring to?  A Yes. 3:37:12PM  Q Do you recall whether any of the 3:37:13PM plaintiffs in this case were present at that meeting at any point?  MR. NOVIKOFF: Same objection. 3:37:19PM  A The meeting that this meeting that 3:37:21PM
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm trying to think which years they were. 2004 I was in academy. I didn't go to that.  MR. NOVIKOFF: I'm not sure, is there 3:35:21PM a question pending?  A I'm trying to think what years I went. 3:35:26PM I went to two of them, I believe. Probably 2006, 2007. I don't think I went to the 2005 one either. From reading the letter, yes, I was at this one.  Q Were you issued a new ID card at this 3:35:50PM meeting?  MR. NOVIKOFF: Note my objection. I 3:35:57PM	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	cards.  Q Do you remember if everybody that appeared at that meeting was issued a new ID card for the next season?  MR. NOVIKOFF: Note my objection. 3:37:01PM  A I couldn't answer that, no. 3:37:02PM  Q Do you recall first of all, if I 3:37:06PM  refer to the plaintiffs in this case, do you know who I'm referring to?  A Yes. 3:37:12PM  Q Do you recall whether any of the 3:37:13PM  plaintiffs in this case were present at that meeting at any point?  MR. NOVIKOFF: Same objection. 3:37:19PM  A The meeting that this meeting that 3:37:21PM  I'm referring to is the one they were let go.
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm trying to think which years they were. 2004 I was in academy. I didn't go to that.  MR. NOVIKOFF: I'm not sure, is there 3:35:21PM a question pending?  A I'm trying to think what years I went. 3:35:26PM I went to two of them, I believe. Probably 2006, 2007. I don't think I went to the 2005 one either. From reading the letter, yes, I was at this one.  Q Were you issued a new ID card at this 3:35:50PM meeting?  MR. NOVIKOFF: Note my objection. I 3:35:57PM don't know if the witness testified for a	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	cards.  Q Do you remember if everybody that appeared at that meeting was issued a new ID card for the next season?  MR. NOVIKOFF: Note my objection. 3:37:01PM  A I couldn't answer that, no. 3:37:02PM  Q Do you recall first of all, if I 3:37:06PM refer to the plaintiffs in this case, do you know who I'm referring to?  A Yes. 3:37:12PM  Q Do you recall whether any of the 3:37:13PM plaintiffs in this case were present at that meeting at any point?  MR. NOVIKOFF: Same objection. 3:37:19PM  A The meeting that this meeting that 3:37:21PM  I'm referring to is the one they were let go.  MR. NOVIKOFF: Can you then just ask, 3:37:36PM
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm trying to think which years they were. 2004 I was in academy. I didn't go to that.  MR. NOVIKOFF: I'm not sure, is there 3:35:21PM a question pending?  A I'm trying to think what years I went. 3:35:26PM I went to two of them, I believe. Probably 2006, 2007. I don't think I went to the 2005 one either. From reading the letter, yes, I was at this one.  Q Were you issued a new ID card at this 3:35:50PM meeting?  MR. NOVIKOFF: Note my objection. I 3:35:57PM don't know if the witness testified for a fact that he knows he was at this meeting,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	cards.  Q Do you remember if everybody that appeared at that meeting was issued a new ID card for the next season?  MR. NOVIKOFF: Note my objection. 3:37:01PM  A I couldn't answer that, no. 3:37:02PM  Q Do you recall first of all, if I 3:37:06PM refer to the plaintiffs in this case, do you know who I'm referring to?  A Yes. 3:37:12PM  Q Do you recall whether any of the 3:37:13PM plaintiffs in this case were present at that meeting at any point?  MR. NOVIKOFF: Same objection. 3:37:19PM  A The meeting that this meeting that 3:37:21PM  I'm referring to is the one they were let go.  MR. NOVIKOFF: Can you then just ask, 3:37:36PM so I don't have to spend five minutes on it,
7 8 9 10 11 12 13 14 15 16 17	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm trying to think which years they were. 2004 I was in academy. I didn't go to that.  MR. NOVIKOFF: I'm not sure, is there 3:35:21PM a question pending?  A I'm trying to think what years I went. 3:35:26PM I went to two of them, I believe. Probably 2006, 2007. I don't think I went to the 2005 one either. From reading the letter, yes, I was at this one.	6 7 8 9 10 11 12 13 14 15 16 17	cards.  Q Do you remember if everybody that appeared at that meeting was issued a new ID card for the next season?  MR. NOVIKOFF: Note my objection. 3:37:01PM  A I couldn't answer that, no. 3:37:02PM  Q Do you recall first of all, if I 3:37:06PM refer to the plaintiffs in this case, do you know who I'm referring to?  A Yes. 3:37:12PM  Q Do you recall whether any of the 3:37:13PM plaintiffs in this case were present at that meeting at any point?
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	little shorter.  A I'm trying to think of the ones I went 3:34:37PM to. I remember the meetings I went to, so I'm trying to think which years they were. 2004 I was in academy. I didn't go to that.  MR. NOVIKOFF: I'm not sure, is there 3:35:21PM a question pending?  A I'm trying to think what years I went. 3:35:26PM I went to two of them, I believe. Probably 2006, 2007. I don't think I went to the 2005 one either. From reading the letter, yes, I was at this one.  Q Were you issued a new ID card at this 3:35:50PM meeting?  MR. NOVIKOFF: Note my objection. I 3:35:57PM don't know if the witness testified for a fact that he knows he was at this meeting, so there's a foundation problem.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	cards.  Q Do you remember if everybody that appeared at that meeting was issued a new ID card for the next season?  MR. NOVIKOFF: Note my objection. 3:37:01PM A I couldn't answer that, no. 3:37:02PM Q Do you recall first of all, if I 3:37:06PM refer to the plaintiffs in this case, do you know who I'm referring to? A Yes. 3:37:12PM Q Do you recall whether any of the 3:37:13PM plaintiffs in this case were present at that meeting at any point?  MR. NOVIKOFF: Same objection. 3:37:19PM A The meeting that this meeting that 3:37:21PM I'm referring to is the one they were let go.  MR. NOVIKOFF: Can you then just ask, 3:37:36PM so I don't have to spend five minutes on it, does this witness recall being at an annual

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	were let go?	2	plaintiffs would not be working the 2006 summer
3	MR. GRAFF: Sure. 3:37:45PM	3	season?
4	BY MR. GRAFF: 3:37:46PM	4	A I believe at the meeting. 3:39:10PM
5	Q Do you need me to repeat that 3:37:47PM	5	Q Prior to the meeting, did anyone say 3:39:13PM
6	question?	6	anything to you with respect to the continued or
7	A Do we need it for the record? 3:37:50PM	7	non-continued employment of the plaintiffs?
8	MR. NOVIKOFF: Do you recall attending 3:37:54PM	8	MR. NOVIKOFF: Objection. 3:39:26PM
9	an annual department meeting during which	9	A I don't remember having a discussion 3:39:27PM
10	time the plaintiffs were not rehired and/or	10	about that.
11	let go?	11	Q Do you recall discussing with anyone 3:39:29PM
12	THE WITNESS: Yes. 3:38:04PM	12	prior to that meeting that the plaintiffs would
13	BY MR. GRAFF: 3:38:06PM	13	be let go at that meeting?
14	Q And do you recall seeing any of the 3:38:18PM	14	A No, I don't remember that. 3:39:38PM
15	plaintiffs at that meeting?	15	Q Do you recall discussing with anyone 3:39:43PM
16	A Yes. 3:38:22PM	16	or anyone saying anything to you prior to that
17	Q And who do you recall seeing? 3:38:22PM	17	meeting that the plaintiffs would not be working
18	A Frank, Carter, Kevin, and Nofi. I 3:38:29PM	18	in the 2006 season?
19	think Snyder was the one that wasn't there.	19	A Before that, I don't remember having 3:39:53PM
20	Q Prior to that meeting, had you spoken 3:38:46PM	20	any conversation with anyone about that.
21	with anyone about staffing issues for the coming	21	Q And how at that meeting did you learn 3:39:57PM
22 23	season; that is, anyone at the Ocean Beach	22	that the plaintiffs were let go?
24	Police Department?  A Staffing issues, no. 3:39:00PM	24	A He called them in first, when 3:40:03PM everybody was standing outside. I don't know
25	A Staffing issues, no. 3:39:00PM  Q When did you first learn that the 3:39:01PM	25	what transpired inside. Then they had left. He
23		23	-
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	ordered a water taxi for them. I don't know if	2	at that time, with any of the plaintiffs?
3	it was set up before or he called when, I guess,	3	MR. NOVIKOFF: Objection to the form. 3:41:51PM
4	he met with the four of them, five of them.	4	A No. They were probably ahead because 3:41:53PM
5	Four of them.	5	we were standing outside.
6	Q And did he meet with them all 3:40:30PM	6	Q Was everybody standing in line with 3:41:57PM
7	together, as far as you know?	7	the plaintiffs at the head of the line at some
8	A I'm not sure, because the majority of 3:40:41PM	8	point?
9	us were outside. We had it that was the one	9	MR. NOVIKOFF: Objection to the form. 3:42:03PM
10	that was in the boat house boat house? I	10	A It was grouped obviously outside. Was 3:42:19PM
11	think it was the boat house. I'm trying to	11	there one line that went up inside? I think
12	think what building it was. I think it was	12	there was only like a step or something. I
13	that. So everybody was outside, and he was kind	13	can't totally recall how that exactly went down.
14	of like form a line. Because I wasn't paying	14	Q Do you recall whether anyone told the 3:42:31PM
15 16	that much attention to exactly what happened. I	15	people outside to line up?  A I think George set the line up. 3:42:37PM
17	assume he had them in the front of the line.	16 17	
18	Were they all altogether are you asking me? I don't know because we were all outside and there		Q And do you recall whether anyone other 3:42:39PM than the four plaintiff who were present
19	was a line that went inside.	18 19	actually did line up at that time?
20		20	A I don't know. I'm not sure about 3:42:56PM
21	Q As best you can remember, were people 3:41:29PM going in one by one or more than one person at	21	that.
22	once?	22	Q Did you at any point join the line 3:43:04PM
23	A It wasn't everybody. Was it two at a 3:41:38PM	23	outside before that meeting?
24	time? One by one? That, I'm not certain.	24	MR. NOVIKOFF: Objection to form. 3:43:12PM
25	Q Were you in a line with the plaintiffs 3:41:43PM	25	A Were there any other officers on the 3:43:26PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	line? I'm not sure.	2	Q As they were leaving. 3:44:22PM
3	Q And as far as you remember, the first 3:43:30PM	3	MR. NOVIKOFF: Objection to form. 3:44:25PM
4	people to go in were the four plaintiffs, either	4	A I don't remember if anybody said 3:44:27PM
5	individually or	5	anything to them.
6	A I don't remember exactly what went 3:43:37PM	6	Q Do you remember if anyone said 3:44:31PM
7	before. I certainly remember after, when I	7	anything about them?
8	realized what had happened.	8	A Yeah, a lot of people thought it was 3:44:34PM
9	Q How did you realize what had happened? 3:43:42PM	9	funny.
10	A Because then it was they had come 3:43:44PM	10	Q Thought that what was funny? 3:44:39PM
11	out. I guess the rumors spread through	11	A Them getting fired. 3:44:40PM
12	everybody.	12	Q Other than the fact that you saw them 3:44:44PM
13	Q Did you see them come out? 3:43:51PM	13	walking away from the station, did you have any
14	A Yes. 3:43:53PM	14	other reason to believe that they had been
15	Q Did they come out four together? 3:43:53PM	15	fired?
16	A Let me rephrase that. I don't 3:43:57PM	16	MR. NOVIKOFF: Objection. 3:44:55PM
17	remember if they came out the door together. I	17	A Rephrase that. 3:45:02PM
18	remember the four of them walking off to the	18	Q What was the basis for your believing 3:45:04PM
19	water taxi.	19	that they had been fired?
20	Q Did you say anything to them? 3:44:06PM	20	A People were talking about it. 3:45:08PM
21	A Did I, no. 3:44:07PM	21	Q Do you remember who was talking about 3:45:13PM
22	Q Did anybody say anything to them that 3:44:08PM	22	it?
23	you recall at that time?	23	A Not specifically. Everybody. 3:45:14PM
24	MR. NOVIKOFF: Objection to the form. 3:44:11PM	24	Q Do you remember any of the other 3:45:16PM
25	A Did anyone say anything to them? 3:44:19PM	25	people who were there as part of that group?
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Everybody. I mean the whole 3:45:20PM	2	Q Do you remember anybody in particular 3:46:22PM
3	department was there. The department was there,	3	that did believe it was funny?
4	you know. Every specific person, you know. I	4	A I couldn't say particular people. 3:46:33PM
5	would say certainly three-quarters of them were	5	Probably more than half.
6	there.	6	Q I know you said animosity wasn't the 3:46:35PM
7	Q And do you recall anything that was 3:45:36PM	7	right word. There was a lot of things people
8	said about them as they were leaving?	8	didn't like. What are you referring to by that?
9	A Specifics, no. There was a lot of 3:45:46PM	9	A There was always division like any 3:46:53PM
10	animosity and a lot of people thought it was	10	job, there's divisions everywhere, whether
11	funny. Not animosity, might not be the totally	11	anyone liked the way anybody worked or didn't
12	right word. There were a lot of things people	12	work, you know.
13	didn't like about them.	13	Q Do you remember anything in particular 3:47:17PM
14	MR. NOVIKOFF: Can you just read pack 3:46:01PM	14	that anyone communicated to you about Frank
15	that last sentence.	15	Fiorillo?
16	(Whereupon, the referred to portion 3:46:19PM	16	A The thing, I guess, about Frank, 3:47:29PM
17	was read back by the court reporter:	17	people thought that he was more gung-ho.
18	Specifics, no. There was a lot of animosity	18	Q What do you mean by that? 3:47:34PM
19	and a lot of people thought it was funny.	19	A He wrote a lot of tickets. 3:47:36PM
20	Not animosity, might not be the totally	20	Q Was there something wrong with his 3:47:39PM
21	right word. There were a lot of things	21	writing tickets?
22	people didn't like about them.)	22	MR. NOVIKOFF: Objection. 3:47:43PM
23	BY MR. GRAFF: 3:46:19PM	23	A No. 3:47:45PM
24	Q Did you think it was funny? 3:46:20PM	24	MR. NOVIKOFF: Is your question does 3:47:46PM
25	A No. 3:46:21PM	25	he think there's something wrong or did he
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	hear other people communicate what they	2	law firm of Thompson Wigdor and Gilly for
3	thought was wrong?	3	the plaintiffs.
4	BY MR. GRAFF: 3:47:52PM	4	MR. NOVIKOFF: On behalf of all the 3:49:37PM
5	Q Did you think there was something 3:47:53PM	5	village defendants, except Mr. Hesse, Ken
6	wrong with Frank writing tickets?	6	Novikoff, Rivkin Radler, LLP.
7	A No. It could've been a little more 3:47:59PM	7	MR. CONNOLLY: On behalf of defendant 3:49:44PM
8	discretion now and then. But I wouldn't say	8	Hesse, Kevin W. Connolly of Marks O'Neil.
9	there was anything illegal, if that's the	9	JUDGE BOYLE: And is the witness 3:49:50PM
10	question.	10	present?
11	Q Was it part of Frank Fiorillo's job to 3:48:07PM	11	MR. GRAFF: The witness is present, 3:49:52PM
12	write tickets?	12	your Honor.
13	A Yes. 3:48:11PM	13	JUDGE BOYLE: Could you identify 3:49:55PM
14		14	yourself for the record, please?
15		15	THE WITNESS: Paul Carollo. 3:49:57PM
16	communicated to you that they thought there was something wrong with Frank writing tickets?	16	JUDGE BOYLE: I'm having trouble 3:50:01PM
17	MR. NOVIKOFF: Objection to the form 3:48:24PM	17	hearing you.
18		18	THE WITNESS: Paul Carollo. 3:50:06PM
	of the question.		
19	A Well, I think it's, you know, Frank 3:48:26PM	19 20	JUDGE BOYLE: Mr. Graff, do you have 3:50:10PM
20	probably wrote half the tickets in the		your court reporter there?
21	department.	21	MR. GRAFF: Yes. We do. 3:50:21PM
22	(Whereupon, Judge Boyle called into 3:48:34PM	22	JUDGE BOYLE: We're also transcribing 3:50:27PM
23	the deposition for a ruling.)	23	it on this end. Would you like to be heard,
24	JUDGE BOYLE: Who is on the line? 3:48:34PM	24	Mr. Graff?
25	MR. GRAFF: This is Ari Graff from the 3:49:31PM	25	MR. GRAFF: Yes, thank you, your 3:50:32PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Honor. There have been a couple of areas in	2	involvement in Mr. Hesse's criminal trial
3	questioning that have come up that	3	and how that related to his no longer
4	Mr. Carollo has indicated that he's not	4	continuing to work at Ocean Beach. I don't
5	comfortable and not willing to answer	5	know if Mr. Carollo wanted to add anything
6	without counsel present, specifically the	6	to that, if that's also his understanding.
7	events surrounding the ending of his	7	MR. NOVIKOFF: Your Honor, this is 3:52:20PM
8	employment at Ocean Beach and other cases in	8	Mr. Novikoff. I do not represent
9	which he has given sworn testimony. I've	9	Mr. Carollo.
10	asked Mr. Carollo to answer the questions,	10	Before Mr. Carollo speaks and, I 3:52:27PM
11	and on the basis of not having counsel	11	guess, advises the Court why he has issues
12	present, he's declined to answer. I was	12	with that question, I was not going to
1		13	object, obviously on the grounds of
13	hoping that we could get some guidance on		
13 14	hoping that we could get some guidance on that from the court.	14	relevancy, because I can't. But now since
	that from the court.		relevancy, because I can't. But now since
14	that from the court.	14	
14 15	that from the court.  JUDGE BOYLE: I have no idea what you're referring to. Do you want to have	14 15	relevancy, because I can't. But now since Your Honor is on the phone. The fact that
14 15 16	that from the court.  JUDGE BOYLE: I have no idea what 3:51:28PM	14 15 16	relevancy, because I can't. But now since Your Honor is on the phone. The fact that the criminal trial is over, the defendants who went in front of a jury were found not
14 15 16 17	that from the court.  JUDGE BOYLE: I have no idea what 3:51:28PM you're referring to. Do you want to have the court reporter read back a sampling?  MR. GRAFF: It would take a bit of 3:51:41PM	14 15 16 17	relevancy, because I can't. But now since Your Honor is on the phone. The fact that the criminal trial is over, the defendants who went in front of a jury were found not guilty, leads me to a position that whatever
14 15 16 17	that from the court.  JUDGE BOYLE: I have no idea what you're referring to. Do you want to have the court reporter read back a sampling?  MR. GRAFF: It would take a bit of 3:51:41PM time to find it. I could be more specific.	14 15 16 17 18	relevancy, because I can't. But now since Your Honor is on the phone. The fact that the criminal trial is over, the defendants who went in front of a jury were found not guilty, leads me to a position that whatever relevancy there may have been to this issue,
14 15 16 17 18 19 20	that from the court.  JUDGE BOYLE: I have no idea what 3:51:28PM you're referring to. Do you want to have the court reporter read back a sampling?  MR. GRAFF: It would take a bit of 3:51:41PM time to find it. I could be more specific.  My understanding is that Mr. Carollo was one	14 15 16 17 18	relevancy, because I can't. But now since Your Honor is on the phone. The fact that the criminal trial is over, the defendants who went in front of a jury were found not guilty, leads me to a position that whatever relevancy there may have been to this issue, to this lawsuit, there is none anymore. But
14 15 16 17 18	that from the court.  JUDGE BOYLE: I have no idea what 3:51:28PM you're referring to. Do you want to have the court reporter read back a sampling?  MR. GRAFF: It would take a bit of 3:51:41PM time to find it. I could be more specific.  My understanding is that Mr. Carollo was one of the Ocean Beach police officers who was	14 15 16 17 18 19	relevancy, because I can't. But now since Your Honor is on the phone. The fact that the criminal trial is over, the defendants who went in front of a jury were found not guilty, leads me to a position that whatever relevancy there may have been to this issue, to this lawsuit, there is none anymore. But like I said, I understand I can't object to
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	is that my understanding?	2	have the right to refuse to answer a
3	MR. NOVIKOFF: Mr. Carollo? 3:53:08PM	3	question in order to assert a matter of
4	THE WITNESS: No. 3:53:09PM	4	privilege. A matter of privilege would
5	JUDGE BOYLE: Was he convicted? 3:53:10PM	5	include the privilege against
6	MR. NOVIKOFF: I believe he pled, but 3:53:11PM	6	self-incrimination.
7	I'll let Mr. Carollo speak.	7	Have you been sentenced yet? 3:54:31PM
8	JUDGE BOYLE: I didn't hear what you 3:53:16PM	8	THE WITNESS: I did not take a plea. 3:54:36PM
9	said.	9	JUDGE BOYLE: You took a plea 3:54:39PM
10	MR. NOVIKOFF: I believe he pled, but 3:53:27PM	10	THE WITNESS: I didn't take a plea. 3:54:42PM
11	I'll let Mr. Carollo speak.	11	The case was dismissed.
12	JUDGE BOYLE: Mr. Carollo, would you 3:53:27PM	12	JUDGE BOYLE: You didn't take a plea? 3:54:45PM
13	like to be heard?	13	MR. NOVIKOFF: Then I stand corrected, 3:54:46PM
14	THE WITNESS: I was subpoenaed to a 3:53:31PM	14	your Honor. I apologize. I was under a
15	deposition. I felt as though I'm here as a	15	misinterpretation then.
16	representative of Ocean Beach. I was an	16	JUDGE BOYLE: That's fine. Your case 3:54:52PM
17	employee at that time. I was denied	17	was dismissed and you testified against
18	counsel. I was involved in a criminal case	18	Mr. Hesse at trial?
19	and, without counsel, I think that those	19	THE WITNESS: Yes. 3:55:00PM
20	issues I don't need to get into during this	20	JUDGE BOYLE: I don't have enough 3:55:05PM
21	deposition because they are two separate	21	information before me to know whether or not
22	incidents.	22	you have any kind of a self-incrimination
23	JUDGE BOYLE: All right. I have no 3:54:10PM	23	privilege with regard to the particular
24	idea what those issues are. Let me just	24	questions. But privilege is the only basis
25	explain to you what your rights are. You	25	on which you could refuse to answer
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	questions that Mr. Graff puts to you,	2	answering relate to, as I understand it,
3	whether you have an attorney or not. So in	3	anything that happened in connection with
4	the event that you feel that there is a	4	his employment at Ocean Beach beginning in
5	legitimate privilege that you wish to	5	the early part of 2007. We didn't get as
6	assert, and it would appear to me that the	6	far as specific questions that were objected
7	only relevant one at this point that I can	7	to on precise questions. It was a broader
8	imagine would be the privilege against	8	category.
9	self-incrimination, you can plead that and	9	JUDGE BOYLE: Okay. Thank you. I 3:56:54PM
10	then Mr. Graff can make a motion to me on	10	didn't realize that.
11	notice to you; and you'll be brought into	11	Mr. Carollo, you can only assert a 3:56:58PM
12	court, and I'll make a decision whether or	12	privilege in connection with a particular
13	not you have legitimately invoked your Fifth	13	question.
14	Amendment privilege or not. Attorney-client	14	THE WITNESS: Your Honor, let me ask 3:57:08PM
15	privilege is another privilege. I don't	15	you this: What do I have legally that I'm
16	know.	16	here as an employee or I was an employee at
17	Mr. Graff, you don't give me any help 3:56:09PM	17	the time of the incident that I'm here to be
18	as far as what your questions are. So it's	18	deposed on and I'm refused counsel from the
19	virtually impossible for me to make any	19	village? I mean, it's a lot of money to
20	determinations as far as the legitimacy or	20	hire my own attorney to come here.
21 22	illegitimacies of any refusal to answer	21	JUDGE BOYLE: Let me answer your 3:57:38PM
	here. MR. GRAFF: I understand, your Honor. 3:56:25PM	23	questions. You're under an obligation to answer the questions that are posed to you
		L J	answer the questions that are posed to you
23		24	
24	The scope of questions that Mr. Carollo	24 25	by Mr. Graff whether you have a lawyer or
		24 25	

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	valid assertion of a privilege. I assume	2	(Whereupon, Judge Boyle disconnected 8:01:38PM
3	your criminal proceeding has been dismissed,	3	from the deposition.)
4	and I'm given no reason to believe by you	4	BY MR. GRAFF: 8:01:42PM
5	that there's any privilege that's applicable	5	Q Mr. Carollo, did anyone communicate to 4:01:53PM
6	here. You can't simply refuse to answer all	6	you that they thought it was a problem that
7	categories of questions, nor can you even	7	Frank was writing, as you estimated, half the
8	refuse to answer a particular question	8	tickets in the department?
9	unless for the reasons that I stated. So I	9	A Repeat that. 4:02:15PM
10	would suggest you make this as easy as	10	Q Did anyone tell you that they thought 4:02:16PM
11	possible. Otherwise, you're just going to	11	it was a problem that Frank was writing those
12	be before me ultimately to resolve any	12	tickets?
13	issues and you'll have to submit to multiple	13	MR. NOVIKOFF: Summonses? 4:02:22PM
14	depositions.	14	MR. GRAFF: Summonses. Thank you. 4:02:24PM
15	Do you understand? 3:58:33PM	15	A I think there were times in the middle 4:02:27PM
16	THE WITNESS: Yes. 3:58:34PM	16	of the night when we'd have a lot of arrests
17	JUDGE BOYLE: Any questions you want 3:58:36PM	17	going on and Frank was strictly out writing
18	to ask me?	18	summonses and calling in for to get a blotter
19	THE WITNESS: No. I think I asked my 3:58:39PM	19	number and a log number. He'd be tying up the
20	questions.	20	radio a lot. The dispatcher would be doing
21	JUDGE BOYLE: Anything further on 3:58:45PM	21	something. It would frustrate them.
22	either side?	22	Q And was that, as you understood it, a 4:03:06PM
23	MR. NOVIKOFF: No, your Honor. 3:58:48PM	23	matter of inconvenience of having to call in the
24	MR. GRAFF: No. 3:58:51PM	24	blotter number or was it impeding the arrests
25	JUDGE BOYLE: Do the best you can. 3:58:52PM	25	you indicated were going on?
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1			
1 1	PAUL CAROLLO	1	PAUL CAROLLO
1 2	PAUL CAROLLO  MR. NOVIKOFF: Objection 4:03:19PM	1 2	PAUL CAROLLO dispatcher, it could
2 3	PAUL CAROLLO  MR. NOVIKOFF: Objection. 4:03:19PM  A Reword that. 4:03:19PM	1 2 3	dispatcher, it could.
2	MR. NOVIKOFF: Objection. 4:03:19PM A Reword that. 4:03:19PM	2	dispatcher, it could.  Q And do you recall that that actually 4:04:39PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Do you recall whether any particular 4:06:00PM	2	A I don't remember specific people. I 4:07:42PM
3	individuals at the Ocean Beach Police Department	3	know there were a few people.
4	had that objection to Frank's law enforcement	4	Q You had mentioned that you remember 4:07:46PM
5	activities?	5	George was upset about it.
6	MR. NOVIKOFF: Objection to the form. 4:06:11PM	6	A Yeah. 4:07:52PM
7	A Say it again. 4:06:16PM	7	Q How did you 4:07:52PM
8	Q Do you recall whether any specific 4:06:18PM	8	A I remember being in the station, I 4:07:54PM
9	people, whether there were any individuals who	9	would say not more than two times, of, you know,
10	particularly had a problem with Frank's summons	10	in the middle of the night, 12:00. I'm using
11	writing?	11	that time. Maybe I shouldn't use any time at
12	A A couple of specific times I'm 4:06:27PM	12	all. In the middle of the night, where it was
13	referring to I can remember George being pissed	13	really busy in the station, and he was calling
14	off about it. As I said, you know, Frank wrote	14	in for a blotter.
15	half the summonses in the department. So he was	15	Q Do you remember what the specific 4:08:19PM
16	certainly way ahead of everybody else's let	16	grounds for the summons that Frank had issued at
17	me reword it. Ask me the question again.	17	those specific occasions were?
18	MR. GRAFF: Could we read it back. 4:07:18PM	18	A No. 4:08:29PM
19	(Whereupon, the requested portion was 4:07:20PM	19	MR. NOVIKOFF: Objection. 4:08:30PM
20	read back by the court reporter: Do you	20	BY MR. GRAFF: 4:08:30PM
21	recall whether any specific people, whether	21	Q And what was the basis for you 4:08:31PM
22	there were any individuals who particularly	22	concluding that George Hesse was upset or angry
23	had a problem with Frank's summons writing?)	23	about that?
24	MR. NOVIKOFF: Now that it's read 4:07:35PM	24	MR. NOVIKOFF: He said "pissed off" to 4:08:39PM
25	back, I'll object.	25	begin with and then he said "upset."
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Yeah, you know, just that. 4:08:45PM	2	I hate Frank Fiorillo because he writes so many
3	Q And how did he indicate to you what 4:08:46PM	3	summonses or they just found it humorous that he
4	led you to perceive that?	4	wrote you know, made fun of him about it or
5	A I don't know specifically me, just in 4:08:52PM	5	whatever.
6	general. What the hell. You know, I can't	6	Q Can you recall anyone in particular 4:10:14PM
7	remember exactly. You kind of know when	7	who made fun of him?
8	someone's pissed off.	8	A It was more than one person. I can't 4:10:18PM
9	Q Other than Frank writing summonses, 4:08:59PM	9	say.
10	can you think of any other issues that upset	10	Q Do you recall George Hesse making fun 4:10:22PM
11	people in connection with Frank Fiorillo's work	11	of Frank about it?
12	at Ocean Beach?	12	A As I indicated about being pissed off. 4:10:29PM
13	MR. NOVIKOFF: Objection. 4:09:16PM	13	I don't know if I ever specifically saw him
14	A No. 4:09:17PM	14	making fun of him about it. I'm sure at one
15	Q And other than George Hesse, can you 4:09:17PM	15	point he probably made a little bit of fun of
16	think of anyone else who had a problem with	16	him about it.
17	Frank's summons writing or	17	Q And what about Joe Nofi? What were 4:10:41PM
18	A Yeah, I don't know that people I 4:09:25PM	18	the grounds that you understood for people to
19	wouldn't say that there like was anyone that	19	have animosity towards him or think it was funny
20	I don't know about a problem with it.	20	that he had been terminated?
21	Obviously, you know, if someone writes	21	MR. NOVIKOFF: I'm going to object 4:10:57PM
22	50 percent of the summonses, everybody's like,	22	only to the form of the question only to the
23	you know, humorous.	23	extent that I think this witness said that
25		25	
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24 25	A I'm not sure people went around saying 4:09:47PM	24 25	animosity is probably not the best word.  MR. GRAFF: I'm not trying to nail him 4:11:05PM  TSG Reporting Worldwide (877) 702 9580

1	Page 110		Page 111
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2	PAUL CAROLLO	1 2	PAUL CAROLLO
3	to the word.		feeling of it has nothing to do with how you ask
4	A Ask me the question again now about 4:11:16PM Nofi.	3 4	the question?
5		5	Q Or you shouldn't read anything into 4:12:07PM the words I use. I'm referring to the same
6	Q What were the reasons that you 4:11:19PM believed that people thought it was humorous or	6	thing either way.
7	that they were happy that Joe Nofi was	7	A Okay. Nofi. I don't know. I think 4:12:14PM
8	terminated?	8	he's the type of person that, just meeting him,
9	MR. NOVIKOFF: Again, we have the 4:11:29PM	9	you know a lot of people are going to make fun
10	agreement between terminated and not	10	of him. Just the way he speaks and whatnot.
11	rehired, right?	11	Q What about the way he speaks? 4:12:33PM
12	MR. GRAFF: Right. 4:11:34PM	12	A I don't know how to describe it 4:12:37PM
13	MR. CONNOLLY: Objection. 4:11:35PM	13	exactly. I wouldn't word it like, you know, an
14	MR. GRAFF: And just for Mr. Carollo's 4:11:36PM	14	Italian from Brooklyn or something to that
15	benefit. It's an issue in the lawsuit.	15	effect but something in that realm.
16	Both sides have different ways that we like	16	Q Something to do with his accent? 4:12:57PM
17	to, for our own clients, characterize them	17	A I don't know if it's an accent. His 4:12:59PM
18	as no longer working at Ocean Beach,	18	mannerisms, his whole you know, the way he
19	termination, laid off, not rehired.	19	speaks and, you know
20	MR. NOVIKOFF: For the purposes of the 4:11:52PM		Q In your experience, did you ever 4:13:17PM
21	question, it all means the same thing.	21	observe Joe Nofi using profanity towards
22	THE WITNESS: Okay. 4:11:56PM	22	civilians in the course of enforcing or carrying
23	MR. GRAFF: Does that make sense? 4:11:59PM	23	out his law enforcement duties?
24	THE WITNESS: Yes. 4:12:00PM	24	MR. NOVIKOFF: Objection to 4:13:28PM
25	A It doesn't matter how I word it my 4:12:01PM	25	foundation.
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			Page 113
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A I don't remember that, no. 4:13:32PM	2	MR. NOVIKOFF: Note my objection. 4:14:39PM
3	Q Do you ever remember hearing or being 4:13:35PM	1	And I just want to go back and 4:14:40PM
4	told my somebody else that they had heard that	4	confirm. This witness didn't notify
5	Joe Nofi had referred to a civilian as a	5	Mr. Nofi as someone regularly on his shift.
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6	motherfucker?	6	That's the basis of my objection. He was
7	MR. NOVIKOFF: Objection. No 4:13:45PM	7	That's the basis of my objection. He was never actually assigned to the same tour.
7 8	MR. NOVIKOFF: Objection. No 4:13:45PM foundation.	7 8	That's the basis of my objection. He was never actually assigned to the same tour.  MR. GRAFF: Thank you. Let me ask 4:14:55PM
7 8 9	MR. NOVIKOFF: Objection. No 4:13:45PM foundation. A No. 4:13:48PM	7 8 9	That's the basis of my objection. He was never actually assigned to the same tour.  MR. GRAFF: Thank you. Let me ask 4:14:55PM that question first.
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7 8 9 10 11	MR. NOVIKOFF: Objection. No 4:13:45PM foundation.  A No. 4:13:48PM  Q Would you agree with the following statement; that is, that it was Joe Nofi's	7 8 9 10 11	That's the basis of my objection. He was never actually assigned to the same tour.  MR. GRAFF: Thank you. Let me ask 4:14:55PM that question first.  BY MR. GRAFF: 4:14:58PM  Q Did you ever work on shifts with Joe 4:14:58PM
7 8 9 10 11	MR. NOVIKOFF: Objection. No 4:13:45PM foundation.  A No. 4:13:48PM  Q Would you agree with the following statement; that is, that it was Joe Nofi's customary approach to law enforcement to refer	7 8 9 10 11 12	That's the basis of my objection. He was never actually assigned to the same tour.  MR. GRAFF: Thank you. Let me ask 4:14:55PM that question first.  BY MR. GRAFF: 4:14:58PM  Q Did you ever work on shifts with Joe 4:14:58PM  Nofi?
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Page 114		Page 115
PAUL CAROLLO	1	PAUL CAROLLO
A Yes. 4:15:23PM	2	backing up, and he was sitting on the back
		kicking his feet. I really only remember I was
	1	embarrassed because my sister was there. And he
-	1	was, like, swinging his feet out saying, get out
	1	of the way, get out of the way. It just wasn't
		very professional.
		Q Do you remember who else was in the 4:17:03PM
	1	area at the time?
	1	A No. The reason I remember is because 4:17:06PM
		I remember my sister standing there, who came
		for the day. It was like but that's about
	1	it.
1 2	1	Q Do you believe that based on your 4:17:18PM
	1	dealings with Joe Nofi or observations of Joe
		Nofi, did you ever form the belief that he was
	1	abusive to the public in his manner of speaking
		to them?
-		MR. NOVIKOFF: Note my objection. 4:17:30PM
	1	A No. 4:17:31PM
		Q And just to close off this issue. 4:17:32PM
	1	Other than his manner of speaking and what
	1	you've already referred to, were there any other
	1	complaints that you're aware of or issues that
	1	you're aware of that would've been grounds for
		-
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Page 116		Page 117
PAUL CAROLLO	1	PAUL CAROLLO
people, as you understood it, to find it funny	2	just whatever reason, people find other people's
that he was being fired?	3	misery funny. In a sense of when you're talking
MR. NOVIKOFF: Objection. 4:17:53PM	4	about that thing of finding that funny, I would
A No, that's it. 4:17:54PM	5	say that a lot of basis behind it is that
Q That's it? 4:17:55PM	6	mentality.
A Yeah. 4:17:56PM	7	Q Are you aware of any particular 4:19:34PM
Q What about Ed Carter, what were the 4:18:06PM	1	2 fire you aware or any particular 4.17.541 W
Q What about Ea Carter, what were the 4:10:001 M	8	complaint or gripes that anyone else in the
what are you aware of that could've supported	8 9	C Junior S J Francisco
		complaint or gripes that anyone else in the
what are you aware of that could've supported	9	complaint or gripes that anyone else in the department had regarding Kevin Lamm?
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	PAUL CAROLLO  people, as you understood it, to find it funny that he was being fired?  MR. NOVIKOFF: Objection. 4:17:53PM  A No, that's it. 4:17:54PM  Q That's it? 4:17:55PM	believed that Joe Nofi had called somebody a motherfucker; that is, a civilian a motherfucker?  A I don't recall hearing that. 4:15:33PM Q Other than his manner of speech, were 4:15:35PM there any other reasons that you understood formed the basis for people thinking it was funny that he had been fired?  MR. NOVIKOFF: Objection. 4:15:48PM 12 A Ask me the question again. 4:15:56PM 13 Q Other than his mannerism 4:15:57PM 14 A Sorry. I remember the question. 4:16:03PM 15 He has a gruff way. I don't know that 4:16:10PM 16 I ever heard him or anyone indicate to me that 17 he called somebody a motherfucker to their face or, you know. If that's what you're asking. He 19 had, you know it was just I can explain one thing he did to me. He didn't do it to me, 21 but I was a little embarrassed by it. 22 Q Please. 4:16:41PM 23 A He was on back of one of the GEM cars. 4:16:42PM 24 I'm not really sure who was driving. They were TSG Reporting - Worldwide (877) 702-9580  Page 116  PAUL CAROLLO people, as you understood it, to find it funny that he was being fired? 3 MR. NOVIKOFF: Objection. 4:17:53PM 4 A No, that's it. 4:17:55PM 5

PAUL CAROLLO  PAUL CAROLLO  Do you remember any particular 4:20:57PM  specific individuals who communicated that that  was their belief about Kevin Lamm?  MR. NOVIKOFF: Objection. I don't 4:21:05PM  think that last answer suggested that other  people communicated that to him. I think he  said directly that it was George Hesse.  BY MR. GRAFF: 4:21:15PM  Q Was it George Hesse specifically? 4:21:16PM  PAUL CAROLLO  theory. I don't know that I specifically have seen Kevin I've seen him bring them in, a know it was a problem. I can't say that I say that I say in think that last answer suggested that other  container, handcuffed them and walked the through the street. So if I agree that shouldn't be done, yes. Can I say I specifically saw Kevin do that, no.  Q And do you recall any specific	and I w
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	4:22:30PM
11 A Yeah. 4:21:20PM 11 instances of Kevin Lamm bringing people	le to the
Q Other than George Hesse, did anyone 4:21:20PM 12 station in handcuffs that were the basis f	
else communicate that to you, that that was 23 complaints to you?	
their belief about Kevin Lamm? 14 MR. NOVIKOFF: Objection. He ju	ıst 4:22:41PM
MR. NOVIKOFF: Objection to the form. 4:21:27PM 15 said he never saw.	
16 A Ask the question again. 4:21:38PM 16 MR. GRAFF: He never saw. But di	d 4:22:44PM
Q Other than George Hesse, did anyone 4:21:40PM 17 anyone ever complain about a specific	
else complain about Kevin Lamm bringing people 18 instance.	
to the station in handcuffs? 19 MR. NOVIKOFF: I thought he just a	said 4:22:48PM
20 A I don't know if anyone could complain 4:21:49PM 20 George Hesse.	
21 about it. I think a lot of people would agree 21 MR. GRAFF: I'm asking if he now	4:22:50PM
22 with it. 22 recalls a specific incident that was	
Q Do you agree with that complaint about 4:21:56PM 23 complained about.	
24 <b>Kevin Lamm?</b> 24 A I can only imagine at the time he wa	
25 A I agree with the I agree with the 4:22:02PM 25 complaining about it when Kevin was there	
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1 PAUL CAROLLO 1 PAUL CAROLLO	
2 that was that, but I can't say specific. 2 thought it was funny.	
3 Q And do you recall if Tom Snyder was at 4:23:17PM 3 Q At that meeting did any meeting	4:24:45PM
4 the April meeting? 4 take place after plaintiffs left?	
5 A I believe he wasn't. 4:23:24PM 5 A Yes. 4:24:49PM	
6 Q Did you at some point learn that Tom 4:23:27PM 6 Q Did George Hesse say anything at th	ne 4:24:49PM
7 Snyder was terminated or let go in April 2006? 7 meeting about the plaintiffs being let go?	
8 A Yes. It may have even been talked 4:23:37PM 8 A Yeah. People were talking about it.	4:25:02PM
9 about that day. 9 I know you want specifics, and I don't really	
Q And who did you hear about that from? 4:23:40PM 10 have specifics. It was a room, and I was not	
11 A That I can't say. 4:23:46PM 11 very happy about the whole situation myself, t	the
12 <b>Q Did you hear about it from George 4:23:48PM</b> 12 way it went down.	
13 Hesse? 13 Q Why were you unhappy with the wa	•
A That day, I don't know. I mean it was 4:23:57PM 14 A I don't think that's the right way to 4:2	25:16PM
15 30 people. You know, the conversation was going 15 do something.	4.07.4077.5
around. Was George saying it to someone else 16 Q What part of it do you think was	4:25:19PM
	25:22PM
and I overheard it or was somebody else telling 17 A I don't feel that, you know, it was 4:	. y O1.
and I overheard it or was somebody else telling  me, I can't specifically say.  17 A I don't feel that, you know, it was 4:  18 something that should've been made a mocker	
and I overheard it or was somebody else telling  me, I can't specifically say.  18 me, I can't specifically say.  19 Q After the plaintiffs left that 4:24:12PM  17 A I don't feel that, you know, it was 4:  18 something that should've been made a mocker  19 Q And do you believe that George Hest	se 4:25:50PM
and I overheard it or was somebody else telling  me, I can't specifically say.  18 me, I can't specifically say.  19 Q After the plaintiffs left that 4:24:12PM  20 meeting, when they were let go, did you speak  17 A I don't feel that, you know, it was 4:  18 something that should've been made a mocker  19 Q And do you believe that George Hest  20 was making a mockery of it after the plaint	se 4:25:50PM
and I overheard it or was somebody else telling me, I can't specifically say.  18 something that should've been made a mocker 19 Q After the plaintiffs left that 4:24:12PM 20 meeting, when they were let go, did you speak 21 with George Hesse or hear George Hesse say any  17 A I don't feel that, you know, it was 4: 18 something that should've been made a mocker 19 Q And do you believe that George Hesse 20 was making a mockery of it after the plaint 21 were fired?	se 4:25:50PM
and I overheard it or was somebody else telling me, I can't specifically say.  18 something that should've been made a mocker 19 Q After the plaintiffs left that 4:24:12PM 20 meeting, when they were let go, did you speak 21 with George Hesse or hear George Hesse say any 22 words about the plaintiffs on that day?  17 A I don't feel that, you know, it was 4: 18 something that should've been made a mocker 19 Q And do you believe that George Hesse 20 was making a mockery of it after the plaint 21 were fired? 22 MR. NOVIKOFF: Objection.	sse 4:25:50PM ciffs 4:25:59PM
and I overheard it or was somebody else telling me, I can't specifically say.  18 something that should've been made a mocker 19 Q After the plaintiffs left that 4:24:12PM 20 meeting, when they were let go, did you speak 21 with George Hesse or hear George Hesse say any 22 words about the plaintiffs on that day? 23 A Obviously there was conversation about 4:24:36PM  17 A I don't feel that, you know, it was 4:  8 something that should've been made a mocker  9 Q And do you believe that George Hesse 20 was making a mockery of it after the plaint were fired? 22 MR. NOVIKOFF: Objection.  9 MR. CONNOLLY: Objection.	se 4:25:50PM
and I overheard it or was somebody else telling me, I can't specifically say.  18 me, I can't specifically say.  19 Q After the plaintiffs left that 4:24:12PM 20 meeting, when they were let go, did you speak 21 with George Hesse or hear George Hesse say any 22 words about the plaintiffs on that day? 23 A Obviously there was conversation about 4:24:36PM  17 A I don't feel that, you know, it was 4:  8 something that should've been made a mocker  9 Q And do you believe that George Hesse 20 was making a mockery of it after the plaint 21 were fired? 22 MR. NOVIKOFF: Objection.  23 MR. CONNOLLY: Objection.	sse 4:25:50PM tiffs 4:25:59PM 4:25:59PM
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PAUL CAROLLO  Q Okay. Do you recall George Hesse 4:26:07PM mocking the plaintiffs after they were let go at that meeting?  MR. CONNOLLY: Objection. 4:26:15PM MR. NOVIKOFF: Objection. 4:26:16PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM meeting and was the one that ran the meeting and was the one that let them go. You meeting as the plaintiffs walked away after they'd been let go?  A No. I don't remember that. 4:27:13I  A No. I	4:27:18PM
Q Okay. Do you recall George Hesse 4:26:07PM mocking the plaintiffs after they were let go at that meeting?  MR. CONNOLLY: Objection. 4:26:15PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM individual. Obviously he's the one that ran the meeting and was the one that let them go. You meeting and was the one that I can't specific statements, whatever, that I can't remember.  Cheering as the plaintiffs walked away after they'd been let go?  A No. I don't remember that. 4:27:13H  Q Do you recall whether anyone cheered at the meeting about the plaintiffs being let go?  A As I said, people found it humorous, 4:27  and they were talking about it and laughing about it. As far as cheering, whatever, that, you know, did anybody say anything to them when they left, I don't know. I didn't hear it.	4:27:18PM
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mocking the plaintiffs after they were let go at that meeting?  MR. CONNOLLY: Objection. 4:26:15PM MR. NOVIKOFF: Objection. 4:26:16PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:19PM MR. NOVIKOFF: Objection. 4:26:19PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM MR. NOVIKOFF: Objection. 4:26:16PM A No. I don't remember that. 4:27:13F  G Do you recall whether anyone cheered at the meeting about the plaintiffs being let  go?  MR. As I said, people found it humorous, 4:27  and they were talking about it and laughing  about it. As far as cheering, whatever, that,  you know, did anybody say anything to them when  they'd been let go?  A No. I don't remember that. 4:27:13F  A No. I don't remember that. 4:27:13F  at the meeting about the plaintiffs being let  go?  and they were talking about it and laughing  about it. As far as cheering, whatever, that,  they'd been let go?  A No. I don't remember that. 4:27:13F  A No. I don't remember that. 4:27:13F  at the meeting about the plaintiffs being let  go?  and they were talking about it and laughing  about it. As far as cheering, whatever, that,  they left, I don't know. I didn't hear it.	4:27:18PM
that meeting?  MR. CONNOLLY: Objection. 4:26:15PM  MR. NOVIKOFF: Objection. 4:26:16PM  A I can't specifically say any 4:26:19PM  meeting and was the one that let them go. You  know, so I can't but if you're asking me his  know, so I can't but if you're asking me his  remember.  4 A No. I don't remember that. 4:27:13H  Do you recall whether anyone cheered at the meeting about the plaintiffs being let  at the meeting about the plaintiffs being let  go?  A As I said, people found it humorous, 4:27  and they were talking about it and laughing  about it. As far as cheering, whatever, that,  you know, did anybody say anything to them when  they left, I don't know. I didn't hear it.	4:27:18PM
MR. CONNOLLY: Objection. 4:26:15PM MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM individual. Obviously he's the one that ran the meeting and was the one that let them go. You  know, so I can't but if you're asking me his specific statements, whatever, that I can't remember.  Do you recall whether anyone cheered at the meeting about the plaintiffs being let and they were talking about it and laughing about it. As far as cheering, whatever, that, upon know, did anybody say anything to them when they left, I don't know. I didn't hear it.	4:27:18PM
MR. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM nidividual. Obviously he's the one that ran the meeting and was the one that let them go. You neeting and was the one that let them go. You now, so I can't but if you're asking me his specific statements, whatever, that I can't remember.  at the meeting about the plaintiffs being let and R. NOVIKOFF: Objection. 4:26:16PM A I can't specifically say any 4:26:19PM B A As I said, people found it humorous, 4:27 and they were talking about it and laughing about it. As far as cheering, whatever, that, upou know, did anybody say anything to them when the meeting about the plaintiffs being let to go? the plaintiffs being let the meeting about the plaintiffs being let to go? the plaintiffs being let to go? the plaintiffs being let the meeting about the plaintiffs being let the go? the plaintiffs being let the go?	
7 A I can't specifically say any 4:26:19PM 8 individual. Obviously he's the one that ran the 9 meeting and was the one that let them go. You 10 know, so I can't but if you're asking me his 11 specific statements, whatever, that I can't 12 remember. 7 go? 8 A As I said, people found it humorous, 4:27 9 and they were talking about it and laughing 10 about it. As far as cheering, whatever, that, 11 you know, did anybody say anything to them when 12 they left, I don't know. I didn't hear it.	27PM
individual. Obviously he's the one that ran the meeting and was the one that let them go. You meeting and was the one that let them go. You meeting and was the one that let them go. You meeting and was the one that let them go. You meeting and was the one that let them go. You meeting and was the one that let them go. You meeting and they were talking about it and laughing about it. As far as cheering, whatever, that, you know, did anybody say anything to them when remember.  12 they left, I don't know. I didn't hear it.	:27PM
9 meeting and was the one that let them go. You 10 know, so I can't but if you're asking me his 11 specific statements, whatever, that I can't 12 remember. 9 and they were talking about it and laughing 10 about it. As far as cheering, whatever, that, 11 you know, did anybody say anything to them when 12 they left, I don't know. I didn't hear it.	.271 111
10 know, so I can't but if you're asking me his 11 specific statements, whatever, that I can't 12 remember. 10 about it. As far as cheering, whatever, that, 11 you know, did anybody say anything to them when 12 they left, I don't know. I didn't hear it.	
specific statements, whatever, that I can't you know, did anybody say anything to them when remember.	
12 remember. 12 they left, I don't know. I didn't hear it.	
Q Do you recall whether George Hesse in 4:26:33PM   13 Were they saying things loudly and they heard	
any way communicated that people should not be 14 it, you know, specifics like that I can't say.	
mocking the plaintiffs after they were let go?  15 Q Was there any discussion or statements of the state of t	1·27·47PM
MR. NOVIKOFF: Objection. Foundation. 4:26:42PM 16 by anyone at the meeting about the reason why	7,27,47111
Assumes facts not in evidence. 17 the plaintiffs were let go?	
18 A Ask the question again. 4:26:55PM 18 A At the meeting, no. I don't recall 4:28:05	PM
19 Q Did George Hesse stop anyone or tell 4:26:56PM 19 that. I don't remember.	
	:28:12PM
21 A No. 4:27:02PM 21 George at the meeting why the plaintiffs had	,2012111
22 MR. NOVIKOFF: Objection. 4:27:02PM 22 been let go?	
	24PM
24 BY MR. GRAFF: 4:27:04PM 24 large area. So, no. I don't recall anyone	
Q Do you recall whether anyone was 4:27:06PM 25 standing up and asking him that.	
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130 Reporting - Worldwide (677) 702-9300 130 Reporting - Worldwide (677) 702-93	<del></del>
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1 PAUL CAROLLO 1 PAUL CAROLLO	
2 Q Did you at any point ask George Hesse 4:28:35PM   2 A I've heard something to that effect. 4:29:35PM	54PM
3 why the plaintiffs were let go? 3 I've also heard it about myself. So I don't	
4 A No. 4:28:43PM 4 really I don't know that I heard it if	
5 Q Did George Hesse ever indicate to you 4:28:43PM 5 you're asking if I heard it that day or not or	
6 why the plaintiffs were let go? 6 something else later on.	
	1:30:10PM
8 A I think everybody kind of knew his 4:28:50PM 8 <b>about plaintiffs</b>	
9 feelings about each and every one of them. So I 9 A A lot of people have been accused 4:30	
don't think that it was necessary to ask.  10 MR. NOVIKOFF: Whoa. Are you done	4:30:16PM
Q Did you ever hear anyone say that the 4:29:15PM 11 with your question?	_
plaintiffs, any of the plaintiffs had been let 12 MR. GRAFF: Yes. 4:30:23Pl	
go because of something to do with wearing a 13 A What's your question again? 4:30:2	
	0:26PM
MR. NOVIKOFF: Could you just read 4:29:30PM 15 Were you going somewhere with that?	10 20m-
MR. NOVIKOFF: Could you just read 4:29:30PM 15 Were you going somewhere with that?  that question back before I know if I have 16 A Not accused. There was, as you know, 4:	30:30PM
15 MR. NOVIKOFF: Could you just read 4:29:30PM 15 Were you going somewhere with that?  16 that question back before I know if I have 16 to make an objection or not.  17 Were you going somewhere with that?  18 A Not accused. There was, as you know, 4: you just said it, a District Attorney's	30:30PM
15 MR. NOVIKOFF: Could you just read 4:29:30PM 15 Were you going somewhere with that?  16 that question back before I know if I have 16 A Not accused. There was, as you know, 4:  17 to make an objection or not. 17 you just said it, a District Attorney's 18 investigation going on, so nobody trusts	30:30PM
15 MR. NOVIKOFF: Could you just read 4:29:30PM 16 that question back before I know if I have 17 to make an objection or not. 18 (Whereupon, the requested portion was 4:29:35PM read back by the court reporter: Did you 19 Were you going somewhere with that? 10 A Not accused. There was, as you know, 4: 11 you just said it, a District Attorney's 12 investigation going on, so nobody trusts 13 anybody. So somebody's always looking at	30:30PM
15 MR. NOVIKOFF: Could you just read 4:29:30PM 16 that question back before I know if I have 16 to make an objection or not. 17 to make an objection or not. 17 you just said it, a District Attorney's 18 (Whereupon, the requested portion was 4:29:35PM 19 read back by the court reporter: Did you 20 ever hear anyone say that the plaintiffs, 20 somebody thinking that they have a wire on.	
15 MR. NOVIKOFF: Could you just read 4:29:30PM 16 that question back before I know if I have to make an objection or not. 17 to make an objection or not. 18 (Whereupon, the requested portion was 4:29:35PM read back by the court reporter: Did you ever hear anyone say that the plaintiffs, any of the plaintiffs had been let go  15 Were you going somewhere with that?  A Not accused. There was, as you know, 4: you just said it, a District Attorney's investigation going on, so nobody trusts anybody. So somebody's always looking at somebody thinking that they have a wire on. 20 Q Did anyone ever tell you that they 4:3	30:30PM 0:45PM
15 MR. NOVIKOFF: Could you just read 4:29:30PM 16 that question back before I know if I have 17 to make an objection or not. 18 (Whereupon, the requested portion was 4:29:35PM 19 read back by the court reporter: Did you 20 ever hear anyone say that the plaintiffs, 21 any of the plaintiffs had been let go 22 because of something to do with wearing a  15 Were you going somewhere with that?  A Not accused. There was, as you know, 4: you just said it, a District Attorney's investigation going on, so nobody trusts anybody. So somebody's always looking at somebody thinking that they have a wire on. 21 Q Did anyone ever tell you that they 4:3 believed that any of the individual plaintiffs	
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15 MR. NOVIKOFF: Could you just read 4:29:30PM 16 that question back before I know if I have 17 to make an objection or not. 18 (Whereupon, the requested portion was 4:29:35PM 19 read back by the court reporter: Did you 20 ever hear anyone say that the plaintiffs, 21 any of the plaintiffs had been let go 22 because of something to do with wearing a 23 wire?)  15 Were you going somewhere with that?  A Not accused. There was, as you know, 4: you just said it, a District Attorney's investigation going on, so nobody trusts 19 anybody. So somebody's always looking at 20 somebody thinking that they have a wire on. 21 Q Did anyone ever tell you that they 4:3 believed that any of the individual plaintiffs 23 had been wearing a wire at any point during	<b>0:45PM</b> 6PM

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	say specifically if it was general conversation	2	someone else. I can't say.
3	or yes, I've heard that said.	3	Q Did any one ever say to you that one 4:32:33PM
4	Q Did you ever hear George say words to 4:31:06PM	4	of the reasons that Ed Carter was let go was
5	that effect?	5	that he was suspected of wearing a wire?
6	MR. NOVIKOFF: Objection. 4:31:11PM	6	MR. NOVIKOFF: Objection. 4:32:43PM
7	A I can't say specifically I heard it 4:31:12PM	7	MR. CONNOLLY: Objection. 4:32:44PM
8	out of George's mouth.	8	A Did anyone specifically say to me 4:32:48PM
9	Q Did you ever hear George say words to 4:31:16PM	9	why
10	the effect that he believed that any specific	10	Q That something to do with Ed Carter 4:32:51PM
11	individual had been wearing a wire?	11	and a wire was one of the reasons that he was
12	MR. NOVIKOFF: Objection. 4:31:27PM	12	let go?
13	MR. CONNOLLY: Objection. 4:31:28PM	13	MR. NOVIKOFF: Same objection. 4:32:57PM
14	A I think that maybe I've heard Carter's 4:31:32PM	14	MR. CONNOLLY: Objection. 4:32:59PM
15	name mentioned.	15	A I can't say that specifically. 4:33:00PM
16	Q Mentioned by George Hesse? 4:31:35PM	16	Q Do you recall whether the reference 4:33:08PM
17	A About a wire. No, not that I can say 4:31:37PM	17	you heard to Ed Carter wearing a wire, whether
18	about George Hesse. If you're trying to get me	18	you ever heard that reference before he was
19	to put a name and a wire together, that rings a	19	fired?
20	bell to me. But specifically where it came	20	A I think it was after. 4:33:25PM
21	from, I can't say.	21	Q As far as you know, did any Ocean 4:33:31PM
22	Q Other than yourself and Ed Carter, can 4:31:51PM	22	Beach police officer wear a wire during your
23	you recall anybody else who you heard accused of	23	employment at Ocean Beach?
24	wearing a wire by anyone?	24	A As far as I know? 4:33:39PM
25	A Dave Gurden. I'm not too sure about 4:32:04PM	25	Q Yes. 4:33:40PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A No. 4:33:41PM	2	answering questions is not easy because you
3	Q Do you have any reason do you 4:33:45PM	3	that's a specific question. I had that thing
4	believe that any officer at Ocean Beach was	4	all of a sudden popped in my head about the
5	wearing a wire at any point from 2006 to the	5	tape. So my first answer is no, I don't think
6	present?	6	anybody had. Then wait a minute, I heard a tape
7	MR. NOVIKOFF: Objection. 4:33:54PM	7	somewhere.
8	MR. CONNOLLY: Objection. 4:33:54PM	8	Q Without getting into any discussion 4:35:28PM
9	A Do I believe? There was a tape given 4:34:19PM	9	you had with your attorney, do you remember what
10	to my criminal attorney that had I don't	10	you heard on the tape that you're referring to?
11	think anybody ever knew what was on it. I think	11	A I never heard the tape. 4:35:34PM
12	a lot of it was inaudible or it never got to	12	Q Did you ever learn from anyone what 4:35:38PM
13	anything.	13	any of the things said on the tape included?
14	Q Before I go on to the next questions, 4:34:42PM	14	MR. NOVIKOFF: Other than from his 4:35:44PM
15	I just want to be clear. I don't mean to	15	attorney.
16	·	16	A No. Nothing came out of it. 4:35:45PM
1	elicit none of my questions are aimed at		<u> </u>
17	elicit none of my questions are aimed at anything that you said to an attorney or that an	17	Q When did you first meet Frank 4:35:54PM
	anything that you said to an attorney or that an	17 18	Q When did you first meet Frank 4:35:54PM Fiorillo?
18	anything that you said to an attorney or that an attorney said to you. I don't want to know		Fiorillo?
18 19	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an	18	Fiorillo?  A My first year. 4:35:58PM
18 19 20	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an attorney. Aside from anything that	18 19 20	Fiorillo?  A My first year. 4:35:58PM  Q And do you believe that Frank was a 4:36:04PM
18 19 20 21	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an attorney. Aside from anything that  A It was difficult to answer that 4:35:02PM	18 19 20 21	Fiorillo?  A My first year. 4:35:58PM  Q And do you believe that Frank was a 4:36:04PM good police officer at Ocean Beach?
18 19 20 21 22	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an attorney. Aside from anything that  A It was difficult to answer that 4:35:02PM question.	18 19 20 21 22	Fiorillo?  A My first year. 4:35:58PM  Q And do you believe that Frank was a 4:36:04PM good police officer at Ocean Beach?  MR. NOVIKOFF: Objection to 4:36:07PM
18 19 20 21 22 23	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an attorney. Aside from anything that  A It was difficult to answer that 4:35:02PM question.  Q I understand. 4:35:04PM	18 19 20 21 22 23	Fiorillo?  A My first year. 4:35:58PM  Q And do you believe that Frank was a 4:36:04PM good police officer at Ocean Beach?  MR. NOVIKOFF: Objection to 4:36:07PM foundation.
18 19 20 21 22 23 24	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an attorney. Aside from anything that  A It was difficult to answer that 4:35:02PM question.  Q I understand. 4:35:04PM  A I would've had to answer the question 4:35:05PM	18 19 20 21 22 23 24	Fiorillo?  A My first year. 4:35:58PM  Q And do you believe that Frank was a 4:36:04PM good police officer at Ocean Beach?  MR. NOVIKOFF: Objection to 4:36:07PM foundation.  MR. CONNOLLY: Objection. 4:36:11PM
18 19 20 21 22 23	anything that you said to an attorney or that an attorney said to you. I don't want to know about communications between you and an attorney. Aside from anything that  A It was difficult to answer that 4:35:02PM question.  Q I understand. 4:35:04PM	18 19 20 21 22 23	Fiorillo?  A My first year. 4:35:58PM  Q And do you believe that Frank was a 4:36:04PM good police officer at Ocean Beach?  MR. NOVIKOFF: Objection to 4:36:07PM foundation.

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	Page 130		Page 131
1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q When did you first meet Kevin Lamm? 4:36:19PM	2	me out.
3	A Same year. 4:36:22PM	3	Q When did that incident take place? 4:37:12PM
4	Q Did you work on shifts with Kevin 4:36:23PM	4	A I can't remember. 4:37:23PM
5	Lamm?	5	MR. GRAFF: And if we could note for 4:37:26PM
6	A Yes. 4:36:26PM	6	the record, I'd like to designate, beginning
7	Q Did you believe that Kevin Lamm was a 4:36:26PM	7	at this point, the testimony as confidential
8	good police officer at Ocean Beach?	8	under the confidentiality order.
9	MR. NOVIKOFF: Objection. Foundation. 4:36:29PM	9	BY MR. GRAFF: 4:37:36PM
10	A Yeah. 4:36:31PM	10	
11		11	Q Who was involved in that domestic 4:37:39PM violence incident?
12	Q When did you first meet Tom Snyder? 4:36:32PM A I don't recall. 4:36:37PM	12	
13		1	1 1
	Q Did you work on shifts with Tom 4:36:40PM	13	•
14	Snyder?	14	A I don't know. Not that I don't know, 4:37:45PM
15	A Yes. 4:36:42PM	15	I don't remember. It was a male and female.
16	Q Did you believe Tom Snyder was a good 4:36:43PM	16	Their names, I have absolutely no idea.
17	police officer?	17	Q How many what was the help that you 4:37:52PM
18	MR. NOVIKOFF: Objection. 4:36:46PM	18	wanted from Tom Snyder?
19	A Well, one problem, one incident I had 4:36:50PM	19	A Paperwork. 4:37:57PM
20	with him I wasn't happy with him because he	20	Q Paperwork? 4:37:57PM
21	wouldn't help me out with something.	21	A Paperwork. 4:37:58PM
22	Q What was that incident? 4:36:57PM	22	Q Do you recall whether he gave any 4:38:00PM
23	A I had an arrest on a domestic violence 4:36:58PM	23	reason for why he wasn't going to help you with
24	and I believe it was just he and I on the shift,	24	that paperwork?
25	and he was definitely not interested in helping	25	A Just in a bad mood. 4:38:06PM
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1	PAUL CAROLLO - CONFIDENTIAL	1	PAUL CAROLLO
2	Q If I said the name Lisa Campbell, 4:38:07PM	2	A He was just in a bad mood about the 4:39:20PM
3	would it refresh your recollection as to who one	3	night. He didn't want to get involved in
4	of the individuals in that incident was?	4	helping out. Obviously he had to do his job or
5	A Lisa Campbell? I think I know that 4:38:15PM	5	whatever. He just made it difficult.
6	name. But that's the one that lives there, no?	6	Q And were you able to processes 4:39:28PM
7	The name's familiar to me, but I think Lisa	7	whatever paperwork had to be processed yourself?
8	Campbell is someone who lives there. So I don't	8	A I think they got finished on the next 4:39:33PM
9	believe it's the same incident.	9	shift the next day.
10	Q If at any point over the course of the 4:38:31PM	10	Q Other than that incident, did you have 4:39:37PM
11	day you do remember the names of those	11	any other issues with Tom Snyder as a police
12	individuals, please just let me know.	12	officer?
13	MR. GRAFF: And the confidentiality 4:38:39PM	13	A I really didn't have much contact with 4:39:44PM
14	can end there.	14	him.
15	BY MR. GRAFF: 4:38:42PM	15	Q What about Joe Nofi, when did you 4:39:50PM
16	Q Do you recall whether you ever 4:38:43PM	16	first meet him?
17	responded to a domestic violence incident	17	A I can't say. 4:39:55PM
18	involving Lisa Campbell?	18	Q Did you work shifts with him at Ocean 4:39:56PM
19	A Myself, no, I don't remember. 4:38:52PM	19	Beach?
20	Q Other than that one incident when Tom 4:38:59PM	20	A Yes. 4:40:00PM
21	Snyder didn't help you with the paperwork	21	Q Did you believe he was a good police 4:40:02PM
22	A Not that he didn't. He was you 4:39:06PM	22	officer?
23	know, he had no choice, really, when it came	23	A I had no reason to think that he 4:40:09PM
24	down to it. It wasn't a good scene.	24	wasn't.
25	Q I'm not sure I'm understanding. 4:39:18PM	25	Q And Ed Carter, when did you first meet 4:40:24PM
1	•		
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A I don't really ever remember I 4:40:45PM don't really remember ever working with Ed side by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a barracks.  Q And Gary Bosetti, was he alread working at Ocean Beach when you first A Yeah.  4:42:0  Q Did you ever have any problems	on who 4:41:42PM
him?  A I'm sure I shouldn't say I'm sure. 4:40:34PM I guess I met everyone there my first year.  Q Did you work shifts with Ed Carter? 4:40:40PM A I don't really ever remember I 4:40:45PM don't really remember ever working with Ed side by side, so to speak. I don't think he worked a 9 9 to 5. He worked midnights, I think. Q Based on the contact that you had with 4:40:59PM  Some people would take naps or whateve Q Can you recall any specific person you heard or observed taking a nap on A No. I try to stay out of the barracks.  Q And Gary Bosetti, was he alread working at Ocean Beach when you first A Yeah. 4:42:0 Q Did you ever have any problems	on who 4:41:42PM
2 him? 3 A I'm sure I shouldn't say I'm sure. 4:40:34PM 4 I guess I met everyone there my first year. 5 Q Did you work shifts with Ed Carter? 4:40:40PM 6 A I don't really ever remember I 4:40:45PM 7 don't really remember ever working with Ed side 8 by side, so to speak. I don't think he worked a 9 9 to 5. He worked midnights, I think. 10 Q Based on the contact that you had with 4:40:59PM 2 Some people would take naps or whateve 3 Q Can you recall any specific person you heard or observed taking a nap on 4 barracks. 7 Q And Gary Bosetti, was he alread working at Ocean Beach when you first of the solution of th	on who 4:41:42PM
A I'm sure I shouldn't say I'm sure. 4:40:34PM I guess I met everyone there my first year.  Q Did you work shifts with Ed Carter? 4:40:40PM A I don't really ever remember I 4:40:45PM don't really remember ever working with Ed side by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a 9 to 5. He worked midnights, I think. Q Based on the contact that you had with 4:40:59PM  Q Can you recall any specific person you heard or observed taking a nap on barracks.  Q And Gary Bosetti, was he alread working at Ocean Beach when you first A Yeah. 4 yeah. 4 yeah. 4 yeah. 4 yeah. 4 Did you ever have any problems	on who 4:41:42PM
4 I guess I met everyone there my first year. 5 Q Did you work shifts with Ed Carter? 4:40:40PM 6 A I don't really ever remember I 4:40:45PM 7 don't really remember ever working with Ed side 8 by side, so to speak. I don't think he worked a 9 9 to 5. He worked midnights, I think. 10 Q Based on the contact that you had with 4:40:59PM 4 you heard or observed taking a nap on A No. I try to stay out of the barracks. 7 Q And Gary Bosetti, was he alread working at Ocean Beach when you first 9 4 you heard or observed taking a nap on A No. I try to stay out of the barracks. 9 A Yeah working at Ocean Beach when you first 9 A Yeah. 4 Yeah 4:40:40PM 5 A Yeah 4:40:40PM 6 Did you ever have any problems	
Did you work shifts with Ed Carter? 4:40:40PM A I don't really ever remember I 4:40:45PM don't really remember ever working with Ed side by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a by side, so to speak. I don't think he worked a barracks.  A No. I try to stay out of the barracks.  A No Bary Bosetti, was he alread working at Ocean Beach when you first A Yeah.  4:42:0  Did you ever have any problems	the ioh?
A I don't really ever remember I 4:40:45PM  don't really remember ever working with Ed side  by side, so to speak. I don't think he worked a  burracks.  Q And Gary Bosetti, was he alread working at Ocean Beach when you first  working at Ocean Beach when you first  A Yeah.  Q Based on the contact that you had with 4:40:59PM  Q Did you ever have any problems	:41:53PM
7 don't really remember ever working with Ed side 8 by side, so to speak. I don't think he worked a 9 9 to 5. He worked midnights, I think. 9 A Yeah. 10 Q Based on the contact that you had with 4:40:59PM 10 Q Did you ever have any problems	r.+1.331 W
by side, so to speak. I don't think he worked a 8 working at Ocean Beach when you first 9 to 5. He worked midnights, I think. 9 A Yeah. 4:42:0  Q Based on the contact that you had with 4:40:59PM 10 Q Did you ever have any problems	ly 4:42:01PM
9 9 to 5. He worked midnights, I think. 9 A Yeah. 4:42:0 10 Q Based on the contact that you had with 4:40:59PM 10 Q Did you ever have any problems	
Q Based on the contact that you had with 4:40:59PM 10 Q Did you ever have any problems	
Ed Carter, did you have any reason to think he 11 Gary Bosetti as far as the performance	
	OI IIIS
	DM
probably didn't have any contact with Ed. 14 MR. NOVIKOFF: Objection.	4:42:24PM
	1:42:25PM
MR. CONNOLLY: Objection. 4:41:11PM 16 Q And the same question with resp	pect to 4:42:27PM
17 A Yeah, I mean, you know, I liked him. 4:41:13PM 17 Richard Bosetti.	4.40.0173.5
He was a nice guy. Like I said, I don't think I 18 MR. NOVIKOFF: Objection.	4:42:31PM
19 ever really worked with him. 19 A No. 4:42:32	
Q Did you ever observe Ed Carter 4:41:19PM 20 MR. GRAFF: I'd ask the court repo	orter 4:43:14PM
21 <b>sleeping on the job?</b> 21 to please mark as Exhibit 8 a copy of a	
A Did I ever observe him sleeping, no. 4:41:24PM 22 document entitled Incorporated Village	
Q Did anyone ever tell you that they had 4:41:26PM 23 Ocean Beach Handbook bearing Bates	Numbers
observed Ed Carter sleeping on the job? 24 0001 through 25.	
25 A I don't know about Ed specifically. 4:41:38PM 25 (Whereupon, a document entitled	4:43:30PM
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·	Page 137
1 PAUL CAROLLO 1 PAUL CAROLLO	
2 Incorporated Village of Ocean Beach handbook 2 Q Was that a regulations book for	the 4:51:27PM
3 bearing Bates numbers 0001 through 25 was 3 Ocean Beach Police Department?	
4 marked as Plaintiff's Exhibit 8 for 4 A Yes. 4:51:30	PM
5 identification, as of this date.) 5 <b>Q Do you know who was responsit</b>	ole for 4:51:31PM
6 (Whereupon, a discussion was held off 4:49:24PM 6 making that?	
7 the record.) 7 A Obviously George was involved in	it. 4:51:42PM
8 BY MR. GRAFF: 4:49:24PM 8 As a general question, I believe it was pos	ssibly
9 <b>Q Mr. Carollo, if you could take a 4:50:08PM</b> 9 when Paul Trosco was there. I could be v	vrong, I
second to look at what's been marked ads 10 don't think so.	
las manus are more as a second	
Exhibit 8. My first question is whether this is Q Was that a book that was issued	r?
Exhibit 8. My first question is whether this is  a document that you've seen before. (Handing.)  11 Q Was that a book that was issued 12 you were still working as a police office	
	7, 4:52:21PM
a document that you've seen before. (Handing.)  12 you were still working as a police office	
12 <b>a document that you've seen before. (Handing.)</b> 12 <b>you were still working as a police office</b> 13 A I don't think I've ever seen this. 4:50:28PM 13 A I went to a I'm going to say 200'	April
12 a document that you've seen before. (Handing.) 12 you were still working as a police office 13 A I don't think I've ever seen this. 4:50:28PM 14 Q Have you ever heard of an Ocean Beach 4:50:30PM 15 You were still working as a police office 17 A I went to a I'm going to say 200 18 I could be wrong. I did go to one of our A	April
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  Beach 4:50:30PM  I could be wrong. I did go to one of our A meetings that they issued a new regulation meetings that they issued a new regulation	April ns
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006?  4:50:42PM  12 you were still working as a police office  13 A I went to a I'm going to say 200'  14 I could be wrong. I did go to one of our A  meetings that they issued a new regulation book.	April ns
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  How employee handbook?  A Prior to 2006?  A P	April ns
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  12 you were still working as a police office  A I went to a I'm going to say 200'  I could be wrong. I did go to one of our A  meetings that they issued a new regulation book.  Q And I think I missed a word. So  kind of meeting?  A One of these April meetings.	April ns ome 4:52:43PM
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  12 you were still working as a police office  A I went to a I'm going to say 200'  I could be wrong. I did go to one of our A  meetings that they issued a new regulation book.  Q And I think I missed a word. So  kind of meeting?  A One of these April meetings.	April as  me 4:52:43PM  4:52:47PM  2:49PM
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  MR. GRAFF: Yes. 4:51:02PM  12 you were still working as a police office  A I went to a I'm going to say 200'  I could be wrong. I did go to one of our A  meetings that they issued a new regulation book.  Q And I think I missed a word. So kind of meeting?  A One of these April meetings.  A One of these April meetings.	April as  me 4:52:43PM  4:52:47PM  2:49PM
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  D Did you at some point hear about it? 4:50:53PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  MR. GRAFF: Yes. 4:51:02PM  A No. 4:51:06PM  12 you were still working as a police office you were still working as a police office and I went to a I'm going to say 200' I could be wrong. I did go to one of our A meetings that they issued a new regulation book.  Q And I think I missed a word. So kind of meeting? A One of these April meetings.  Q The PBA? 4:50  A No, I don't know anything about the A:51:06PM	April as  me 4:52:43PM  4:52:47PM  2:49PM
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  MR. NOVIKOFF: Did he hear about the 4:50:53PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  MR. GRAFF: Yes. 4:51:02PM  A No. 4:51:06PM  Q After 2006, did you hear about the 4:51:07PM  12 you were still working as a police office  you were still working as a police office  A I went to a I'm going to say 200'  I could be wrong. I did go to one of our A  meetings that they issued a new regulation book.  Q And I think I missed a word. So kind of meeting?  A One of these April meetings.  Q The PBA?  A No, I don't know anything about the  PBA really. April, you know, the annual	April as  ome 4:52:43PM  4:52:47PM  2:49PM  ne 4:52:51PM
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  MR. NOVIKOFF: Did he hear about it? 4:50:53PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  MR. GRAFF: Yes. 4:51:02PM  A No. 4:51:06PM  Q After 2006, did you hear about the 4:51:07PM  existence of an employee handbook?  A No, I don't know anything about the 4:51:07PM  existence of an employee handbook?  PBA really. April, you know, the annual meetings.	April as  ome 4:52:43PM  4:52:47PM (2:49PM) ae 4:52:51PM  ot a 4:52:59PM
a document that you've seen before. (Handing.)  A I don't think I've ever seen this. 4:50:28PM  Q Have you ever heard of an Ocean Beach 4:50:30PM  employee handbook?  A Prior to 2006? 4:50:42PM  MR. NOVIKOFF: Did he hear about it? 4:50:53PM  MR. NOVIKOFF: Did he hear about the 4:50:57PM  existence of an employee handbook?  MR. GRAFF: Yes. 4:51:02PM  A No. 4:51:06PM  Q After 2006, did you hear about the 4:51:07PM  existence of an employee handbook?  A No. 1 don't know anything about the 4:51:07PM  existence of an employee handbook?  A I believe in 2007 no. They made a 4:51:16PM  A I went to a I'm going to say 200°  A I could be wrong. I did go to one of our A meetings that they issued a new regulation book.  Q And I think I missed a word. So kind of meeting?  A One of these April meetings.  Q The PBA? 4:5  A No, I don't know anything about the PBA really. April, you know, the annual meetings.  Q Annual meetings, okay. If it's not applied to the properties of the pr	April as  me 4:52:43PM  4:52:47PM  2:49PM ae 4:52:51PM  ot a 4:52:59PM to ask you

Page 138  Page 138  PAUL CAROLLO questions about the handbook.  MR. GRAFF: If I could ask the court 4:53:12PM reporter to mark as Exhibit 9 a document produced by Ocean Beach without Bates numbers.  (Whereupon, a letter dated April 18, 4:53:19PM 2006 was marked as Plaintiff's Exhibit 9 for identification, as of this date.)  BY MR. GRAFF: 4:55:19PM Q Have you had a chance to look at this? 4:54:01PM Q Is what's marked as Exhibit 9 4:54:04PM A Yes. 4:54:04PM C Is what's marked as Exhibit 9 4:54:13PM Q Is what's marked as Exhibit 9 4:54:13PM A No, I don't remember seeing this. 4:54:13PM C The very first I'm sorry, were you 4:54:15PM done with your answer? A I'm looking at the date on it, which, 4:54:20PM you know, it's a date prior I would think it was after I hadn't worked for a while. So April 18th, 2006. Yeah, I would've been there. I don't recall the letter.  Q And why would you say that you 4:54:36PM  MR. CONNOLLY: Objection. 4:56:31PM RR. CONNOLLY: Objection. 4:56:31PM
questions about the handbook.  MR. GRAFF: If I could ask the court 4:53:12PM reporter to mark as Exhibit 9 a document produced by Ocean Beach without Bates mumbers.  (Whereupon, a letter dated April 18, 4:53:19PM 2006 was marked as Plaintiff's Exhibit 9 for didentification, as of this date.)  BY MR. GRAFF: 4:53:19PM  Q Have you had a chance to look at this? 4:54:01PM  A Yes. 4:54:04PM  Q Is what's marked as Exhibit 9 4:54:04PM  A No, I don't remember seeing this. 4:54:13PM  Q The very first I'm sorry, were you 4:54:15PM  A No, I don't remember seeing this. 4:54:19PM  A Pin looking at the date on it, which, 4:54:20PM you know, it's a date prior I would think it was after I hadn't worked for a while. So A Ari Blath, 2006. Yeah, I would've been there. I don't recall the letter.  A R. NOVIKOFF: Objection. 4:56:28PM  A R. NOVIKOFF: Objection. 4:56:28PM
MR. GRAFF: If I could ask the court 4:53:12PM reporter to mark as Exhibit 9 a document produced by Ocean Beach without Bates numbers.  (Whereupon, a letter dated April 18, 4:53:19PM 2006 was marked as Plaintiff's Exhibit 9 for identification, as of this date.)  BY MR. GRAFF: 4:53:19PM  Q Have you had a chance to look at this? 4:54:01PM Handing.  A Yes. 4:54:04PM Q Is what's marked as Exhibit 9 4:54:04PM COEan Beach Police. The second line says "internal correspondence" up at the top as a header. Have you seen documents with those two lines as a header before? A No, I don't remember seeing this. 4:54:01PM COEan Beach Police. The second line says "internal correspondence" up at the top as a header. Have you seen documents with those two lines as a header before? A I can't say. 4:55:07PM COEAN Beach Police. The second line says "internal correspondence" up at the top as a header. Have you seen documents with those two lines as a header before? A I can't say. 4:55:07PM COEAN Beach Police. The second line says "internal correspondence" up at the top as a header before? A I can't say. 4:55:07PM COEAN Beach Police. The second line says "internal correspondence" up at the top as a header before? A Picural Correspondence.  A Lacan't say. 4:55:07PM COEAN Beach Police. The second line says "internal correspondence" up at the top as a header before? A Lean't say. 4:55:07PM COEAN Beach Police. The second line says "internal correspondence" up at the top as a header before? A Lean't say. 4:55:07PM COEAN Beach Police. The second line says "internal correspondence" up at the top as a header before? A Lean't say. 4:55:07PM COEAN Beach Police. A Lean't say. 4:55:07PM A NoviKoFF: Objection to the form. 4:55:13PI COEAN Beach Police. The second line says  A Lean't say. 4:55:07PM COEAN Beach Police. A Lean't say. 4:55:07PM A Ask the question again. 4:55:33PM A Ask the question again. 4:55:59PM A His exact title? It seems as though 4:56:15PM A His exact title? It seems as though 4:56:15PM COEAN Beach Police. The second locuments with
4 reporter to mark as Exhibit 9 a document 5 produced by Ocean Beach without Bates 6 numbers. 7 (Whereupon, a letter dated April 18, 4:53:19PM 8 2006 was marked as Plaintiff's Exhibit 9 for 9 identification, as of this date.) 9 Q Underneath that header, there's the 4:55:13Pl 10 BY MR. GRAFF: 4:53:19PM 11 Q Have you had a chance to look at this? 4:54:01PM 12 Handing. 13 A Yes. 4:54:04PM 14 Q Is what's marked as Exhibit 9 4:54:04PM 15 something you've seen before? 16 A No, I don't remember seeing this. 4:54:13PM 17 Q The very first I'm sorry, were you 4:54:15PM 18 done with your answer? 19 A I'm looking at the date on it, which, 4:54:20PM 20 you know, it's a date prior I would think it 21 was after I hadn't worked for a while. So 22 April 18th, 2006. Yeah, I would've been 23 there. I don't recall the letter. 24 Q And why would you say that you 4:54:36PM
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25 would've thought that it was after you left 25 MR CONNOLLY: Objection 4:56:31PM
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Page 140 Page 1
1 PAUL CAROLLO 1 PAUL CAROLLO
2 A It's referring to some blog. 4:56:32PM 2 MR. CONNOLLY: Objection. 4:57:45PM
3 Q Are you aware of any LI Politics blog? 4:56:38PM 3 MR. NOVIKOFF: I don't think he's 4:57:46PM
4 MR. NOVIKOFF: Objection. To the 4:56:42PM 4 testified as to what the blog in issue is.
5 extent he knows what LI Politics means. 5 He's just testified to talking about blogs.
6 A I've heard them talk about this, yeah. 4:56:53PM 6 Q Did you understand that people at the 4:57:56
7 Q Who have you heard talk about this 4:56:55PM 7 department were talking about blogs in general
8 blog? 8 or a specific
9 A Everybody. 4:56:58PM 9 A No, a specific blog. What was going 4:57:59PM
Q What was the nature 4:57:01PM 10 on or whatever they were all doing.
A The blog. I don't really understand 4:57:02PM 2 So a blog that included discussion of 4:58:05H
how to use them or what it's about not what anything to do with the Ocean Beach Police
13 it's about. I see everyone puts in their own 13 <b>Department; was that your understanding?</b>
thoughts or statements or whatever. 14 A Yes. 4:58:16PM
Q Did you hear maybe I misunderstood. 4:57:15PM 15 Q At what point in time did you first 4:58:16P.
When you say you've heard everyone talk about hear people start talking about a blog of that
17 it, do you mean blogs in general or LI Politics 17 nature?
18 specifically? 18 A That, I don't remember. 4:58:23PM
A I don't know the name. If you said 4:57:26PM Q Is that something that was a topic of 4:58:24F
20 what's the name, do I know the name, no. I just 20 discussion that you can remember in the first
21 know the word "blog."  21 year that you worked?
Q And when did you if you can 4:57:36PM 22 MR. NOVIKOFF: Objection. 4:58:30PM
remember, when did you first hear people talking  23 A The first year?  4:58:30PM
24 about the blog at issue? 24 Q Yes. 4:58:32PM
25 MR. NOVIKOFF: Objection. 4:57:43PM 25 A No. 4:58:32PM
TSG Reporting - Worldwide (877) 702-9580 TSG Reporting - Worldwide (877) 702-9580

Page 142  PAUL CAROLLO  And by first year, I mean the first 4:58:33PM summer season that you worked at Ocean Beach? A Yeah. No. 4:58:40PM by Q Do you recall anything that people 4:58:44PM the were saying about things that were discussed on the blog? MR. NOVIKOFF: Objection. 4:58:49PM A I don't remember specific things. 4:58:53PM Q Do you recall George Hesse ever 4:58:57PM think George even brought it up on the computer 4:59:33PM specific all doing it, and then realized maybe they shouldn't do it. I don't know. Q Do you know if there was a point in 4:59:33PM think George even brought it up on the computer 4:59:33PM think George even brought it up on the computer 4:59:33PM TSG Reporting - Worldwide (877) 702-9580  PAUL CAROLLO That is, were there any people in the police department? A Like writing on the police department? A Like writing on it? 5:00:23PM A Like writing on it? 5:00:23PM A Like writing on it? 5:00:23PM Specifically saw somebody write something on it. A Specific sing state were written on the blog? A Not to sound vague. I'm not computer 4:59:33PM think George even brought it up on the computer 4:59:33PM TSG Reporting - Worldwide (877) 702-9580  Page 144  PAUL CAROLLO Did you ever hear from George Hesse or 5:01:13PM anyone cles anything to the effect that police officers writing on the blog would be terminated? A No. 5:01:26PM A Ask the question again. 5:01:33PM It means here, "No one is to encourage the lies of the disgrunted employees?" A R. ROVIKOFF: Objection. 5:01:34PM A Ask the question again. 5:01:34PM A Ask the question again. 5:01:34PM A Ask the question again. 5:01:34PM A A this point, I hink I'm remembering 5:01:48PM Bask that it was — if you seed meet include the point of the blog. No one is to encourage the lies of the disgrunted employees?  MR. ROVIKOFF: Objection. 5:01:34PM Bask that it was — if you seed the point of the blog. The point of the blog. The point of the blog and forth anything t	2 Q And by first year 3 summer season that you 4 A Yeah. No. 5 Q Do you recall any 6 were saying about thing 7 the blog? 8 MR. NOVIKOFF: 9 A I don't remember 10 Q Do you recall Ge 11 telling people to stay off 12 on the blog? 13 A I think they went to think there was probably 15 guess when it first came of all doing it, and then realist shouldn't do it. I don't kn 18 Q Do you know if to time? 20 A Not to sound vagues avvy. I have no interest 11 never went on. They we think George even brough once when I was in the st specifics, truthfully, I wo TSG Reporting - Wo	LLO ;, I mean the first 4:58:33PM a worked at Ocean Beach?	2	PAUL CAROLLO
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	-			· · · · · · · · · · · · · · · · · · ·
120 remember anything about what it was about 120 wars nointing their finance at any another			1	
			20	were pointing their finger at one another.
You're refreshing my memory back that I guess it  Q When you refer to "they all," who are 5:03:00PM		_	1	
was about the five of them and the bickering 22 those individuals?		and the bickering	1	
23 back and forth. 23 A I'm trying to think of the whole 5:03:10PM			1	
Q And do you remember anything that 5:02:09PM 24 situation now. I don't think anybody would say				
25 <b>might have strike that.</b> 25 that they were on it, and everybody else was	e e e e e e e e e e e e e e e e e e e		25	
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	rage 140		rage 147
1	PAUL CAROLLO	1	PAUL CAROLLO
2	assuming maybe it was this one or that one. So	2	Q Things like that, do you mean 5:04:28PM
3	it's hearsay, you know. I don't know if anybody	3	technology things?
4	really was actually going on or people were	4	A The reasons I'm vague on things is I 5:04:31PM
5	assuming that maybe they were going on. You	5	don't like to be around trash those things
6	know what I mean? I know it's a little vague.	6	make me uncomfortable. So I'm not saying it's
7	MR. NOVIKOFF: Ari, perhaps you want 5:03:36PM	7	never anywhere, it's not anything. I don't look
8	to ask the witness did anyone in his	8	into it. I don't have an interest in going on a
9	presence admit to writing on the blog.	9	blog. I could see right away there was nothing
10	MR. GRAFF: That's a good question, 5:03:44PM	10	good coming out of it, so I stay away. So I
11	Ken.	11	don't put my full thought process into that
12	MR. NOVIKOFF: Thank you. 5:03:46PM	12	stuff. That's why maybe sometimes I seem vague
13	A No. 5:03:46PM	13	on things, because that's exactly it. He
14	Q If you recall, who was working at the 5:03:57PM	14	probably popped it up on the computer. I
15	police station at the time you heard this	15	couldn't tell you whether they wrote anything or
16	general discussion?	16	didn't write anything. All I know is I'm not
17	A Everybody. I can tell you that I 5:04:03PM	17	comfortable with this and I don't want to be
18	remember George popping it up on the computer	18	around it.
19	and showing something or, you know, reading,	19	Q Do you recall whether George popped up 5:05:08PM
20	looking at something. Exactly what it said, if	20	something about the plaintiffs on the blog, and
21	it wasn't that we were sitting here, I probably	21	he thought it was humorous?
22	wouldn't remember whether it was about them not.	22	MR. CONNOLLY: Objection. 5:05:14PM
23	And I couldn't tell you what it said. I'm	23	MR. NOVIKOFF: Objection. 5:05:15PM
24	uncomfortable with things like that, and I try	24	A Ask the question again. 5:05:32PM
25	to avoid them.	25	Q At the time that you recall seeing 5:05:34PM
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			5.
1	PAUL CAROLLO	1	PAUL CAROLLO
1 2	PAUL CAROLLO George pop something up on the blog about the	1 2	
			PAUL CAROLLO
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2 3	George pop something up on the blog about the plaintiffs, did he give any indication that he	2 3	PAUL CAROLLO deposition. Although if you recall later in the week, I'd be happy to hear it.
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Page 150  1 PAUL CAROLLO 2 A No. 5:09:26PM 2 authorized to use to access the Internet 3 Q On the first page, Tom the pedophile, 5:09:30PM 3 courthouse?	Page 151
2 A No. 5:09:26PM 2 authorized to use to access the Internet 3 Q On the first page, Tom the pedophile, 5:09:30PM 3 courthouse?	
Q On the first page, Tom the pedophile, 5:09:30PM 3 courthouse?	at the
	at the
4 have you ever heard prior to reading this 4 MR. CONNOLLY: "You" being hi	m 5:10:30PM
4 have you ever heard prior to reading this 5 someone refer to Tom Snyder as a pedophile? 4 MR. CONNOLLY: "You" being his specifically or "you" being a court offic	
6 A No. 5:09:39PM 6 MR. GRAFF: Specifically him.	5:10:34PM
	:37PM
8 MR. NOVIKOFF: You're not going to ask 5:09:42PM 8 Q Yes. 5:10:37	
9 him about the rest of the E-mail? 9 A No. 5:10:381	
10 BY MR. GRAFF: 5:09:45PM 10 Q Is there a computer that have y	
Q Do you recall whether Ty Bacon ever 5:09:47PM 11 ever used a computer at the courthouse	
said anything to you about writing on the blog?  12 said anything to you about writing on the blog?  12 the Internet?	to decess
13 MR. NOVIKOFF: Objection. Asked and 5:09:55PM 13 A No. 5:10:50l	PM
answered. 14 Q To your knowledge, are there of	ner 5:10:53PM
15 A No. 5:09:58PM 15 court officers at the courthouse where y	
Q As a court officer, is there a 5:10:03PM 16 who are authorized to use a computer to	
computer at the courthouse that you're able to 17 the Internet at the courthouse?	
	:04PM
19 access the Internet? 19 Q Yes. 5:11:05	PM
20 MR. NOVIKOFF: Objection. You mean 5:10:15PM 20 A No. 5:11:06	PM
21 available I don't understand the 21 <b>Q</b> Are you aware of any other cour	t 5:11:07PM
question. Is there a computer in general 22 <b>officers who use at any point have use</b>	d a
23 that if someone used 23 <b>computer at the courthouse to access the</b>	e
24 BY MR. GRAFF: 5:10:22PM 24 Internet without authorization?	
Q Is there a computer that you are 5:10:23PM 25 A Well, two things. One, Ty and I do	on't 5:11:22PM
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1 PAUL CAROLLO 1 PAUL CAROLLO	
work in the same place. Two, even where I work, 2 computer as opposed to breaking into a	
3 I'm not 100 percent sure what we have no 3 judge's chambers and doing it without	
4 access to computers in the courtroom. You have 4 authorization?	
	2:43PM
6 room, where the jury room has a computer. Its 6 Q Well, are there computers in judg	es' 5:12:43PM
7 access level, I don't know. I know there are 7 <b>chambers? Let me first start with that.</b>	
8 some things like there's the Internet and not 8 <b>There's the courtroom, the jury room.</b> A	re there
9 the Internet or something in between. I 9 computers that you're aware of in other	
don't I don't really use computers. So I locations in the Hempstead courthouse?	
don't really even notice how far out they can 11 A Let's go through that again. I 5	:12:56PM
get on the computers that is downstairs in the late they've all been given a laptop. Is	
jury room. I think it might have limited 13 there a computer in their chambers? I really	,
14 access. I would	
Q Other than the courtroom and the jury 5:12:16PM 15 imagine at one time there was. We have this	s
room, are there other computers in the label thing, they have a laptop and it plugs right	
courthouse that a court officer could access? 17 onto their desk. Most of them don't use it	
MR. CONNOLLY: Objection. And only to 5:12:25PM 18 anyway. The laptop plugs into it. I guess it	's
the extent, Ari, which courthouse are you 19 hooked up to wireless.	
20 referring to. 20 Q Is there any kind of public Interne	et 5:13:31PM
BY MR. GRAFF: 5:12:32PM 21 terminal in the courthouse?	
Q Which courthouse do you work at? 5:12:33PM 22 A I think the you mean for wireless	5:13:38PM
23 A Hempstead. 5:12:36PM 23 access?	
MR. NOVIKOFF: That a court officer 5:12:37PM 24 Q Any kind of terminal that a memb	
could access within his authority to use a 25 the public could use to access the Interne	
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	<u> </u>	494	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	the courthouse.	2	courthouse?
3	A The jury room, there's a computer 5:13:48PM	3	A Yes. 5:14:34PM
4	downstairs in the jury room. I don't know how	4	O Who are those? 5:14:35PM
5	far and what it does.	5	A That's Walter Moeller. 5:14:37PM
6	MR. NOVIKOFF: Ari, I have to presume 5:13:55PM	6	Q Is there anyone else? 5:14:38PM
7	that you're asking these questions because	7	A No. 5:14:41PM
8	these threats came from a terminal that you	8	Q When did you first meet Walter 5:14:42PM
9	believe came from 99 Main Street; is that	9	Moeller?
10	right?	10	A I think I'm in Nassau County six 5:14:58PM
11	ATTORNEY1: Believe that these came 5:14:07PM	11	years. Did I meet him specifically within
12	from a courthouse, yes.	12	the last six years.
13	MR. NOVIKOFF: At 99 Main Street? 5:14:09PM	13	Q And did you meet him in the context of 5:15:10PM
14	MR. GRAFF: I'm not certain. 5:14:11PM	14	your work as a courthouse officer?
15	MR. NOVIKOFF: Because there are a lot 5:14:12PM	15	A Yes. 5:15:20PM
16	of courthouses in Nassau County.	16	Q Do you recall Walter Moeller ever 5:15:21PM
17	MR. GRAFF: I understand. 5:14:15PM	17	making any statements with reference to a blog?
18	BY MR. GRAFF: 5:14:15PM	18	A I can't say for sure. I mean as a 5:15:37PM
19	Q Are there is there anybody at the 5:14:16PM	19	conversation, I guess it was probably made in
20	courthouse where you work who works with you who	20	conversation.
21	also worked or works as an Ocean Beach police	21	Q Did you ever hear him make any 5:15:43PM
22	officer?	22	reference to a blog, writing on a blog
23	A Say that again. 5:14:28PM	23	concerning plaintiffs?
24	Q Do any current or former Ocean Beach 5:14:29PM	24	A No. 5:15:52PM
25	police officers work with you at the Hempstead	25	Q You met Walter Moeller before you 5:15:57PM
23	-	23	
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	Page 156		Page 157
1	PAUL CAROLLO	1	PAUL CAROLLO
2	started working at Ocean Beach?	2	consider anyone my friend.
3	A Yes. 5:16:02PM	3	Q Did your feelings towards Walter 5:17:05PM
4	Q Did Walter Moeller have anything to do 5:16:03PM	4	Moeller change at any point?
5	with your decision to seek employment at Ocean	5	A No. 5:17:11PM
6	Beach?	6	Q What about George Hesse? At any point 5:17:12PM
7	A Yes. 5:16:08PM	7	did you consider him to be a friend?
8	Q And what was his role in that? 5:16:09PM	8	A I wouldn't say a friend. 5:17:20PM
9	A He told me I was taking a criminal 5:16:11PM	9	MR. NOVIKOFF: I think the witness 5:17:22PM
10	justice class, and I happened to have been	10	just said he doesn't consider anyone to be a
11	working on a door one day, magnetometer, and I	11	friend.
12	guess he saw that I was studying for, you know,	12	MR. GRAFF: I may have missed that. 5:17:26PM
13	taking a criminal justice class. And he	13	BY MR. GRAFF: 5:17:27PM
14	mentioned, oh, you want me to put your name in	14	Q Is that correct? 5:17:29PM
		1, -	
15	in Ocean Beach. I said sure. I had been	15	A Yes. 5:17:29PM
	in Ocean Beach. I said sure. I had been almost the first time we may have been in the	16	MR. GRAFF: If I can ask you to please 5:18:36PM
15			
15 16	almost the first time we may have been in the	16	MR. GRAFF: If I can ask you to please 5:18:36PM
15 16 17	almost the first time we may have been in the same building for a while, but we worked in	16 17	MR. GRAFF: If I can ask you to please 5:18:36PM mark as Exhibit Carollo 11 a one-page
15 16 17 18	almost the first time we may have been in the same building for a while, but we worked in different areas. It might be really one of the first times I met him.	16 17 18	MR. GRAFF: If I can ask you to please 5:18:36PM mark as Exhibit Carollo 11 a one-page document bearing Bates Number 004420.
15 16 17 18 19	almost the first time we may have been in the same building for a while, but we worked in different areas. It might be really one of the	16 17 18 19	MR. GRAFF: If I can ask you to please 5:18:36PM mark as Exhibit Carollo 11 a one-page document bearing Bates Number 004420.  (Whereupon, a one-page document 5:18:45PM
15 16 17 18 19 20	almost the first time we may have been in the same building for a while, but we worked in different areas. It might be really one of the first times I met him.  Q At any point, did you come to consider 5:16:53PM	16 17 18 19 20	MR. GRAFF: If I can ask you to please 5:18:36PM mark as Exhibit Carollo 11 a one-page document bearing Bates Number 004420.  (Whereupon, a one-page document 5:18:45PM bearing Bates No. 004420 was marked as
15 16 17 18 19 20 21	almost the first time we may have been in the same building for a while, but we worked in different areas. It might be really one of the first times I met him.  Q At any point, did you come to consider 5:16:53PM Walter Moeller a friend?  A Yes. 5:16:57PM	16 17 18 19 20 21	MR. GRAFF: If I can ask you to please 5:18:36PM mark as Exhibit Carollo 11 a one-page document bearing Bates Number 004420.  (Whereupon, a one-page document 5:18:45PM bearing Bates No. 004420 was marked as Plaintiff's Exhibit 11 for identification,
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	Page 158	195	Page 159
1	PAUL CAROLLO	1	PAUL CAROLLO
2	something you've seen before. (Handing.)	2	Q And then it says, "Has come in for 5:20:52PM
3	A No. 5:19:39PM	3	some training to keep current status."
4	Q No, you have not seen this? 5:19:39PM	4	A Yes. 5:20:56PM
5	A No. 5:19:41PM	5	Q Do you understand what that refers to? 5:20:58PM
6	Q To your knowledge are you aware of 5:19:45PM	6	A You have to work once a year to keep 5:21:00PM
7	any performance evaluations that were conducted	7	your police status.
8	with respect to yourself as an Ocean Beach	8	Q And what is the basis for your saying 5:21:04PM
9	police officer?	9	that?
10	MR. NOVIKOFF: You mean formally 5:19:58PM	10	A Of my saying that? 5:21:08PM
11	MR. GRAFF: Any written evaluation of 5:20:01PM	11	Q Why would you say that? 5:21:10PM
12	your performance as a police officer.	12	A Because that's what I was told. 5:21:11PM
13	A No. The only when you come out of 5:20:06PM	13	Q Who told you that? 5:21:12PM
14	the academy, you got four months or something	14	A Specifically? 5:21:17PM
15	like that before they send back an evaluation of	15	Q If you recall. 5:21:17PM
16	you to the police academy. That's the only	16	A I think it's just general knowledge. 5:21:21PM
17	thing that I recall having any kind of filled	17	Q And what was the nature of the 5:21:26PM
18	out.	18	training that you came into after March 27th,
19	Q Under the section in the middle where 5:20:30PM	19	'07?
20	it says "additional supervisory comments,"	20	A Watching training videos. 5:21:37PM
21	there's a line handwritten that says, "Has not	21	Q Where did you watch those videos? 5:21:39PM
22	worked since 3-27-07."	22	A In the station. 5:21:41PM
23	Is March 27, 2007 the last time you 5:20:41PM	23	Q Were you paid for watching those 5:21:42PM
24 25	worked as a police officer at Ocean Beach?	24 25	videos?
∠5	A I would assume so. 5:20:50PM	25	A Yes. 5:21:44PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q How much time did you spend? 5:21:46PM	2	Q Did you speak with anyone at the 5:23:14PM
3	A A shift. 5:21:48PM	3	police department when you went there on that
4	Q A shift? 5:21:49PM	4	occasion to watch the videos?
5	A Yes. 5:21:50PM	5	A Paul Trosco. 5:23:25PM
6	Q Did anyone watch the videos with you 5:21:52PM	6	You mean was someone there with me? 5:23:25PM
7	on that shift?	7	Q Did you talk to anyone on that day 5:23:28PM
8	A No. I don't think so. I think I did 5:21:59PM	8	when you were there?
9	them by myself.	9	A Yeah. I mean Trosco was there. 5:23:32PM
10	Q And did you schedule that shift to 5:22:03PM	10	Q Was anyone else there? 5:23:35PM
11	come in to watch videos? Did you deal with	11	A George may have been there a couple of 5:23:41PM
12	anybody specifically to schedule that?	12	times. I don't think he was there the whole
13 14	A I think I probably dealt with Paul 5:22:21PM	13 14	shift. He may have done like a 4-to-12 shift I think I did a 4-to-12 shift. I remember
		15	George was there at one time. And then he left.
	Trosco.  O And what was Paul Trosco's position at 5:22:25PM	1 T J	George was more at one time. And men he left.
15	Q And what was Paul Trosco's position at 5:22:25PM	16	He overlapped the shift or something
15 16	Q And what was Paul Trosco's position at 5:22:25PM that time?	16 17	He overlapped the shift or something.  O Have you ever seen any Ocean Beach 5:24:00PM
15 16 17	Q And what was Paul Trosco's position at 5:22:25PM that time?  A Well, he's a police officer. I don't 5:22:37PM	17	Q Have you ever seen any Ocean Beach 5:24:00PM
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			Page 103
1	PAUL CAROLLO	1	PAUL CAROLLO
2	they were off duty.	2	A I've seen them in the barracks. I 5:25:44PM
3	Q And who are you referring to? 5:24:33PM	3	can't say for sure that I've seen empty ones in
4	A You're probably trying to refer to the 5:24:38PM	4	the station or not.
5	Bosettis. They would come and stay all weekend.	5	Q Have you seen empty cans or bottles of 5:25:51PM
6	So they'd be coming around the station. My	6	beer or any alcohol in any police vehicle?
7	point is, I can't say whether they're on duty,	7	A In any police vehicle, no. 5:25:59PM
8	off duty. It's like people mulling all around.	8	Q When I say police station, up until 5:26:12PM
9	Q Just to be clear. Did you see Gary 5:24:57PM	9	this point in the deposition, did you understand
10	Bosetti drinking in the police station, whether	10	me to be referring to the barracks?
11	or not you knew whether he was on duty?	11	A The station. 5:26:21PM
12	A You know, I don't want to say that I 5:25:07PM	12	MR. CONNOLLY: The station as 5:26:23PM
13	remember you know, I know that they've been	13	distinguished from the barracks?
14	out and around. Were they in the station, did	14	THE WITNESS: Yes. 5:26:28PM
15	they still have a drink in their hand, I can't	15 16	BY MR. GRAFF: 5:26:29PM
16 17	say I'm totally sure.  O As far as 5:25:21PM	17	Q Other than Richard and Gary Bosetti, 5:26:30PM
18		18	do you remember seeing any other police officers drinking in the police station, whether they
19	A You're asking me if I see people 5:25:22PM sitting around in the station just drinking like	19	were on or off duty?
20	that?	20	MR. CONNOLLY: Objection. 5:26:39PM
21	Q Sure. 5:25:25PM	21	A At the end of some shifts, some guys 5:26:40PM
22	A No. 5:25:25PM	22	would get rocket fuels before they left.
23	Q Have you ever seen empty cans of 5:25:26PM	23	Q What is rocket fuel? 5:26:44PM
24	alcohol or used shot glasses around in the	24	A I don't know what it is. It's a 5:26:46PM
25	police station?	25	drink. What's in it or what it is, I don't
	-		· ·
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1	Page 164 PAUL CAROLLO	1	Page 165 PAUL CAROLLO
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	_		
1	PAUL CAROLLO	1	PAUL CAROLLO
2	taking a stab at which ones were actually off.	2	Sometimes somebody at the end of that shift.
3	Q Now, to make sure I understand. 5:29:00PM	3	Q So the officers would leave with the 5:29:52PM
4	You would see them drinking in the 5:29:02PM	4	rocket fuel and be driven to their vehicles, as
5	police station rocket fuel and then leaving?	5	far as you know?
6	MR. NOVIKOFF: Objection. That wasn't 5:29:08PM	6	A Yes. 5:30:02PM
7	his testimony. It's actually quite the	7	Q And you don't recall specifically who 5:30:10PM
8	opposite.	8	any of those officers were?
9	MR. CONNOLLY: Objection. 5:29:11PM	9	A You know, it would be unfair to say 5:30:13PM
10	A At the end of a shift, they would get 5:29:12PM	10	that, because maybe sometimes one person would
11	them as they were leaving.	11	get them, maybe a few would get them. It would
12	Q As they were leaving to go where? 5:29:18PM	12	be different people.
13	A Home. 5:29:20PM	13	Q Was George Hesse ever one of the 5:30:22PM
14 15	Q And how would they get from the police 5:29:24PM	14 15	officers that you saw drink rocket fuel?  MR. NOVIKOFF: Objection. 5:30:27PM
16	station to their vehicles, their personal vehicles?	16	3
17		17	3
18	MR. NOVIKOFF: Objection. 5:29:32PM MR. CONNOLLY: Objection. 5:29:33PM	18	MR. NOVIKOFF: He didn't testify he 5:30:28PM saw people drinking rocket fuel.
19		19	BY MR. GRAFF: 5:30:32PM
20	-	20	
21	Q And who would drive them out in the 5:29:37PM truck?	21	Q Did you testify that you saw people 5:30:33PM drinking rocket fuel as they were leaving the
22	A Whoever was available to drive them 5:29:41PM	22	police station?
23	out.	23	A At the end of a shift, some guys would 5:30:40PM
24	Q Whoever was on duty? 5:29:44PM	24	get the rocket fuels as they were leaving. Were
25	A Sometimes. And sometimes not. 5:29:48PM	25	they standing in the station with them at times,
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
	Page 168		Page 169
1	Page 168 PAUL CAROLLO	1	Page 169 PAUL CAROLLO
1 2		1 2	
	PAUL CAROLLO		PAUL CAROLLO
2	PAUL CAROLLO milling about on their way out, yes. Were they	2	PAUL CAROLLO station?
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A No. 5:32:36PM	2	would have a lid on it?
3	MR. NOVIKOFF: I don't think he's 5:32:37PM	3	A I believe they're in a plastic cup 5:33:54PM
4	testified that he ever saw George Hesse take	4	with a cover.
5	a sip of alcohol.	5	Q With a cover. Does a container like 5:33:58PM
6	BY MR. GRAFF: 5:32:40PM	6	that, to your knowledge, count as an open
7	Q Maybe I misunderstood you. Did you 5:32:43PM	7	container for the purpose of laws about driving
8	ever see George Hesse	8	with alcohol?
9	A I think I've seen I can't say who's 5:32:46PM	9	A I don't know. It's a good question. 5:34:15PM
10	on duty, off duty, especially on the shift we	10	That would be a good trial question.
11	work. You got a midnight shift. You got people	11	Q Have you ever off duty had a drink in 5:34:23PM
12	sleeping over. So for me to really say this	12	any of the bars in Ocean Beach?
13	person did this and this person did that, I	13	A Me? 5:34:30PM
14	would be taking a stab at what maybe you think	14	Q Yes. 5:34:30PM
15	you saw or not.	15	A No. 5:34:31PM
16	Q Without getting into on or off duty or 5:33:08PM	16	Q Have you ever observed other officers, 5:34:32PM
17	uniform, just to be clear, because we apparently	17	whether or not they were on duty, drinking at
18	heard different things. Did you see George	18	bars in Ocean Beach?
19	Hesse in the station take a sip of alcohol ever?	19	MR. NOVIKOFF: Objection to form. 5:34:41PM
20	<del>-</del>	20	-
21	• •		· ·
22	of alcohol? I remember seeing I do remember	21	A Did they go in bars and drink, yes. 5:34:43PM
23	seeing him have a rocket fuel in his hand.		Q As far as you know, were any of the 5:34:45PM
	Whether he was in the station sipping it, unfair	23	officers who you're aware of who would drink in
24	to say. I really can't take a stab at it.	24	bars in Ocean Beach, did any of them drink in a
25	Q The rocket fuel in a cup, you said it 5:33:50PM	25	bar in Ocean Beach while they were on duty?
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A I don't know. 5:34:55PM	2	much at all, and I don't know if I had two beers
3	Q Did you ever see an officer in 5:34:58PM	3	one day or I had a beer on a Saturday and a beer
4	uniform, whether or not he or she was on duty,	4	on a Sunday. And I remember he looked at me and
5	drink in a bar in Ocean Beach?	5	said, wow, you're drinking a lot this weekend.
6	MR. NOVIKOFF: Drinking anything in a 5:35:06PM	6	And it struck me as holy crap, they watch you.
7	bar?	7	And at that point I made a decision that I don't
8	MR. GRAFF: Drinking an alcoholic 5:35:07PM	8	drink. So in reference to your questions even,
9	beverage.	9	I don't drink. One of the best decisions I ever
10	MR. NOVIKOFF: Objection to the form. 5:35:10PM	10	made, especially going through all of this. I
11	Unless you could establish that this witness	11	was not subject to being in bars, hanging out
12	knew exactly what was in a cup or glass,	12	with anybody.
13	then I would have to object on the basis of	13	Q When did you make that decision for 5:36:48PM
14	foundation.	14	vourself?
15	A I didn't hang out in the bars, so I 5:35:19PM	15	A Maybe six years ago, seven years ago. 5:36:50PM
16	wasn't in them, thank God.	16	Q I'm going to ask some questions going 5:37:14PM
17	Q Did anyone ever instruct you to not 5:35:28PM	17	through the complaint in this case. I know you
18	issue summonses or to issue less summonses to	18	obtained a copy of it.
19	underage drinkers at any particular bar at Ocean	19	MR. NOVIKOFF: Do you have a copy for 5:37:20PM
20	Beach?	20	us?
21	MR. NOVIKOFF: Form. 5:35:42PM	21	MR. GRAFF: I do. 5:37:23PM
22	MR. CONNOLLY: Objection. 5:35:43PM	22	MR. NOVIKOFF: If you just refer to 5:37:24PM
23	A No. About let's see, he's 17, 16 5:35:43PM	23	the paragraph, then I'll figure out.
24	now, my son. He was probably about 11. I	24	BY MR. GRAFF: 5:37:27PM
25	remember it was a weekend. And I didn't drink	25	Q Is there anything written on your copy 5:37:33PM
1	remember ii was a weekend - And i didn i drink		
1	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	in your handwriting?	2	complaint, under the subheading Preliminary
3	A Did I write anything, no. 5:37:37PM	3	Statement, the first half of the first sentence
4	MR. GRAFF: Just so we can refer to 5:37:38PM	4	refers in quote marks to the blue wall of
5	be sure we're referring to identical copies,	5	silence. Is that a phrase that you had
	-	6	
6	I'm going to ask the court reporter to mark	1	encountered ever before reading it in this
7	this one as Carollo Exhibit 12 and we'll	7	complaint?
8	refer to that.	8	MR. NOVIKOFF: Objection. 5:39:20PM
9	(Whereupon, Complaint was marked as 5:37:51PM	9	A Encountered it or heard it? 5:39:22PM
10	Plaintiff's Exhibit 12 for identification,	10	Q Heard it. 5:39:24PM
11	as of this date.)	11	A Yes, I've heard it before. 5:39:25PM
12	BY MR. GRAFF: 5:37:51PM	12	Q What do you understand that to refer 5:39:26PM
13	Q Mr. Carollo, I know you obtained a 5:38:26PM	13	to?
14	copy of the complaint. Did you have a chance to	14	MR. NOVIKOFF: Objection. 5:39:28PM
15	read through it before today?	15	A To not what do I to be silent 5:39:35PM
16	A Yes. 5:38:32PM	16	about anything that goes on in a police
17	Q And when did you last read the 5:38:34PM	17	department.
18	complaint?	18	Q I'm going to skip around to certain 5:39:49PM
19	A Maybe last Friday. I would say 5:38:41PM	19	paragraphs and Mr. Novikoff might have questions
20	probably Friday.	20	about other paragraphs. But I don't want to
21	Q Other than reading the complaint, did 5:38:53PM	21	hide the ball. If at any point you'd like to
22	you look at any other documents in connection	22	read another section before answering the
23	with your anticipated deposition today?	23	question, just let me know. We can take time.
24	A No. 5:39:01PM	24	MR. NOVIKOFF: If his answer is no, I 5:40:04PM
25	Q On the very first page of the 5:39:03PM	25	will have no questions.
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		-	
	Page 176		Page 177
1	Page 176	1	Page 177 PAUL CAROLLO
1 2		1 2	PAUL CAROLLO
	PAUL CAROLLO BY MR. GRAFF: 5:40:07PM	2	PAUL CAROLLO chief. He was a Suffolk County police officer.
2	PAUL CAROLLO BY MR. GRAFF: 5:40:07PM Q Skipping forward to Paragraph 14 we 5:40:10PM	2 3	PAUL CAROLLO chief. He was a Suffolk County police officer. I don't know if he worked there or not before.
2 3 4	PAUL CAROLLO BY MR. GRAFF: 5:40:07PM Q Skipping forward to Paragraph 14 we 5:40:10PM don't even have to refer to it. To your	2 3 4	PAUL CAROLLO chief. He was a Suffolk County police officer. I don't know if he worked there or not before.  Q Do you know or did anyone ever 5:41:36PM
2 3 4 5	PAUL CAROLLO BY MR. GRAFF: 5:40:07PM Q Skipping forward to Paragraph 14 we 5:40:10PM don't even have to refer to it. To your knowledge, at any time that you worked at Ocean	2 3 4 5	PAUL CAROLLO chief. He was a Suffolk County police officer. I don't know if he worked there or not before.  Q Do you know or did anyone ever 5:41:36PM indicate to you that as a trustee of Ocean
2 3 4 5 6	PAUL CAROLLO BY MR. GRAFF: 5:40:07PM Q Skipping forward to Paragraph 14 we 5:40:10PM don't even have to refer to it. To your knowledge, at any time that you worked at Ocean Beach, was there an Ocean Beach police	2 3 4 5 6	PAUL CAROLLO chief. He was a Suffolk County police officer. I don't know if he worked there or not before. Q Do you know or did anyone ever 5:41:36PM indicate to you that as a trustee of Ocean Beach, before he became mayor, Mr. Loeffler had
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	program sanctioned by the municipal bureau of	2	Beach?
3	police."	3	MR. NOVIKOFF: Objection. 5:43:56PM
4	As far as you know, did you complete 5:43:05PM	4	A Not that I know of. 5:43:57PM
5	such a training program before becoming a police	5	MR. GRAFF: What's the objection? 5:43:58PM
6	officer at Ocean Beach?	6	MR. NOVIKOFF: Foundation. How does 5:43:59PM
7	MR. NOVIKOFF: Objection. 5:43:13PM	7	this witness know? He was a police officer.
8	A Have I? 5:43:14PM	8	How would he know that?
9	Q Is that the training program that you 5:43:14PM	9	MR. GRAFF: Okay. I understand the 5:44:06PM
10	went through?	10	objection.
11	A Yes. 5:43:17PM	11	MR. NOVIKOFF: In fact, if we could 5:44:09PM
12	Q Paragraph 26 says, "Throughout their 5:43:21PM	12	try not if you can, please don't read the
13	careers with the OBPD, plaintiffs performed	13	allegation. It just takes so much more
14	their duties in an exemplary fashion and were	14	time.
15	never the subject of a public complaint,	15	BY MR. GRAFF: 5:44:18PM
16	investigation or disciplinary action."	16	Q Do you know did anyone ever say 5:44:27PM
17	Up until the time of the April 2006 5:43:38PM	17	anything to you about George Hesse passing or
18	meeting, as far as you know, were any of the	18	not passing a civil service sergeant's exam?
19	plaintiffs ever the subject of a public	19	MR. CONNOLLY: Objection. 5:44:39PM
20	complaint?	20	A Did anybody ever say anything to me? 5:44:40PM
21	A No. 5:43:48PM	21	I think everybody knew he failed it.
22	MR. NOVIKOFF: Objection. 5:43:49PM	22	MR. NOVIKOFF: Objection. I think 5:44:45PM
23	BY MR. GRAFF: 5:43:49PM	23	we've all established what George passed and
24	Q What about of any disciplinary action 5:43:50PM	24	didn't pass. I don't think there's a
25	in the context of their employment at Ocean	25	dispute to that.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	BY MR. GRAFF: 5:44:54PM	2	done with those alcoholic beverages after they
3	Q During your employment at Ocean Beach, 5:44:54PM	3	were confiscated?
4	did you ever come to learn that dock masters	4	A They were put in the station. 5:46:58PM
5	were being assigned to cover for police officers	5	Q Where in the station? 5:46:59PM
6	as dispatchers?	6	A In the kitchen area. 5:47:04PM
7	MR. CONNOLLY: Objection. 5:45:10PM	7	Q And do you know what would happen to 5:47:06PM
8	A Ask that question again. 5:45:11PM	8	those beverages after they were put in the
9	Q As far as you know, were dock masters 5:45:14PM	9	kitchen area?  A I think the police officers would take 5:47:12PM
10 11	ever assigned to cover as police dispatchers?  A While they were a dock master? 5:45:22PM	10 11	them and drink them.
12	Q Yes. 5:45:24PM	12	Q Were you ever asked or instructed by 5:47:26PM
13	A No. 5:45:26PM	13	anyone to confiscate particular brands of beer?
14	Q Paragraph 37, I won't read it, if you 5:45:35PM	14	A No. 5:47:34PM
15	could just take a moment to read it yourself.	15	Q In Paragraph 43, if you could take a 5:47:42PM
1	A (Witness complies.) Okay. 5:45:40PM	16	moment to read it. My question is about Officer
16	11 (William Complication Charles	1	· -
16 17	Q Do you have any knowledge of anything 5:46:27PM	17	Snyder and the emergency cell phone.
		17 18	A (Witness complies.) Okay. 5:47:51PM
17	Q Do you have any knowledge of anything 5:46:27PM	1	
17 18	Q Do you have any knowledge of anything 5:46:27PM that's alleged in this paragraph?	18	A (Witness complies.) Okay. 5:47:51PM
17 18 19	Q Do you have any knowledge of anything 5:46:27PM that's alleged in this paragraph?  A No. 5:46:30PM	18 19	A (Witness complies.) Okay. 5:47:51PM  Q Have you had a chance to read that 5:48:43PM  paragraph?  A Yes. 5:48:45PM
17 18 19 20 21 22	Q Do you have any knowledge of anything 5:46:27PM that's alleged in this paragraph?  A No. 5:46:30PM  Q In the course of your work as a police 5:46:33PM officer, did you ever have occasion, an occasion when you confiscated alcoholic beverages from a	18 19 20	A (Witness complies.) Okay. 5:47:51PM  Q Have you had a chance to read that 5:48:43PM  paragraph?  A Yes. 5:48:45PM  Q Are you aware of any officers at the 5:48:46PM
17 18 19 20 21 22 23	Q Do you have any knowledge of anything 5:46:27PM that's alleged in this paragraph?  A No. 5:46:30PM  Q In the course of your work as a police 5:46:33PM officer, did you ever have occasion, an occasion when you confiscated alcoholic beverages from a civilian for any reason?	18 19 20 21 22 23	A (Witness complies.) Okay. 5:47:51PM  Q Have you had a chance to read that 5:48:43PM  paragraph?  A Yes. 5:48:45PM  Q Are you aware of any officers at the 5:48:46PM  Ocean Beach Police Department who expressed any
17 18 19 20 21 22 23 24	Q Do you have any knowledge of anything 5:46:27PM that's alleged in this paragraph?  A No. 5:46:30PM  Q In the course of your work as a police 5:46:33PM officer, did you ever have occasion, an occasion when you confiscated alcoholic beverages from a civilian for any reason?  A Yes. 5:46:47PM	18 19 20 21 22 23 24	A (Witness complies.) Okay. 5:47:51PM  Q Have you had a chance to read that 5:48:43PM  paragraph?  A Yes. 5:48:45PM  Q Are you aware of any officers at the 5:48:46PM  Ocean Beach Police Department who expressed any resentment toward Officer Snyder for
17 18 19 20 21 22 23	Q Do you have any knowledge of anything 5:46:27PM that's alleged in this paragraph?  A No. 5:46:30PM  Q In the course of your work as a police 5:46:33PM officer, did you ever have occasion, an occasion when you confiscated alcoholic beverages from a civilian for any reason?	18 19 20 21 22 23	A (Witness complies.) Okay. 5:47:51PM  Q Have you had a chance to read that 5:48:43PM  paragraph?  A Yes. 5:48:45PM  Q Are you aware of any officers at the 5:48:46PM  Ocean Beach Police Department who expressed any

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1 PAUL CAROLLO 1	PAUL CAROLLO
2 phone?	them both, please.
3 A No. 5:49:05PM 3	A (Witness complies.) Okay. 5:50:11PM
4 Q Do you have knowledge of anything 5:49:06PM 4	Q Do you have any guess as to the 5:50:26PM
5 that's alleged in 43?	individual who's identified here as a known drug
6 MR. NOVIKOFF: Objection. 5:49:08PM	dealer, who that person is?
7 A No. 5:49:09PM 7	MR. CONNOLLY: Objection. 5:50:37PM
8 MR. NOVIKOFF: Could you maybe short 5:49:21PM 8	MR. NOVIKOFF: Note my objection. 5:50:37PM
9 circuit it to ask does he have personal	MR. GRAFF: I understand. 5:50:38PM
10 knowledge of anything that was in the	The second per use questions
complaint, since he read the complaint, of	
12 anything that was in the complaint? And if	3 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
he says yes, then we can go that way.	
14 MR. GRAFF: Sure. 5:49:29PM 14	
15 BY MR. GRAFF: 5:49:30PM 15	
Q Were there any allegations in the 5:49:34PM 16 17 complaint that you had personal knowledge of? 17	
17 <b>complaint that you had personal knowledge of?</b> 18 A Sorry, you have to go through it 5:49:46PM 18	8 4
19 again. 19	-
20 MR. NOVIKOFF: If you have to go 5:49:48PM 20	
through it again, then let's not.	
THE WITNESS: It's not like anything 5:49:53PM 22	, , , , , , , , , , , , , ,
23 really jumped out. 23	
24 BY MR. GRAFF: 5:49:55PM 24	
Q Paragraph 47 and 48, if you could read 5:49:56PM 25	•
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1 PAUL CAROLLO 1	
2 know who. It was the whole thing was kind of	
3 silly to me. The guy walked by. Nobody ever	
4 saw him dealing drugs, but they would say he was	1 , ,
5 a drug dealer. I have no specifics that I	-
6 never understood the whole thing.	-
7 Q Do you remember or do you know what 5:51:27PM 7	
8 that individual's name is, the one you're	Q Without asking it in any specific 5:52:36PM
9 referring to?	date, could you remember if it was closer to the
10 A No. I can picture him with the 5:51:34PM	first season you worked at Ocean Beach or closer
bandanna, but I can't remember what his name	to 2007?
12 was, if I ever knew. He had a wife and	, , , , , , , , , , , , , , , , , , , ,
girlfriend that used to walk around with him.	,
The wife and friend used to walk around.	· · · · · · · · · · · · · · · · · · ·
Do you want to know what I 5:51:59PM 15	•
16 specifically remember about the thing?	in the same of the
17 <b>Q Yes.</b> 5:52:03PM 17 18 A What we're talking about here. 5:52:03PM 18	3
18 A What we're talking about here. 5:52:03PM 18 19 MR. NOVIKOFF: 47 and 48? 5:52:07PM 19	3
120 THE WITNESS: Yeah 5:52:00PM 20	
THE WITNESS: Yeah. 5:52:09PM 20 MR_NOVIKOFF: Note my objection to 5:52:10PM 21	have conversations with him? Probably Were
21 MR. NOVIKOFF: Note my objection to 5:52:10PM 21	
MR. NOVIKOFF: Note my objection to 5:52:10PM 21 the question.	they close friends? I never heard about it. I
21 MR. NOVIKOFF: Note my objection to 5:52:10PM 21 22 the question. 22 A I don't recall the only thing I 5:52:13PM 23	they close friends? I never heard about it. I never heard it mentioned that he went to
21 MR. NOVIKOFF: Note my objection to 5:52:10PM 21 22 the question. 22 23 A I don't recall the only thing I 5:52:13PM 23	they close friends? I never heard about it. I never heard it mentioned that he went to Manhattan.

	<u>5</u> :	<del>2</del> 02	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Hesse?	2	any police officers lived as their main dwelling
3	THE WITNESS: Yes. 5:53:16PM	3	place?
4	BY MR. GRAFF: 5:53:16PM	4	MR. NOVIKOFF: Same objection. 5:54:23PM
5	Q Did you ever hear from anyone that 5:53:16PM	5	A I believe that at any time while I 5:54:24PM
6	George Hesse spent the night at that	6	was working there or after?
7	individual's residence anywhere?	7	Q At any time that you have knowledge 5:54:31PM
8	MR. CONNOLLY: Objection. 5:53:22PM	8	of.
9	A The only thing I really remember, like 5:53:23PM	9	A I believe that full-timers get a 5:54:34PM
10	I said, and I could be wrong, that wasn't the	10	residence. And when Paul Trosco became a
11	guy, the place we're talking about, about the	11	full-time resident, he stayed there.
12	Bosettis going to a party or someplace that was,	12	Q Did you observe him staying there at 5:54:44PM
13	you know, later on, like, you know what, it's	13	that time?
14	not a good idea to hang out there.	14	A Yes. 5:54:46PM
15	Q As far as you know, at any point 5:53:39PM	15	Q Was that after you had stopped working 5:54:47PM
16	during your employment at Ocean Beach, did	16	at Ocean Beach?
17	anyone live in the police barracks?	17	A It was during one of my training 5:54:50PM
18	MR. NOVIKOFF: Objection to form. 5:53:45PM	18	classes, yeah.
19	A What do you mean, live? 5:53:49PM	19	Q And as far as what you saw, did 5:54:54PM
20	Q Use the police barracks as their 5:54:01PM	20	Mr. Trosco move his stuff in and move into that
21	primary residence?	21	as his actual residence?
22	A Ask the question again. 5:54:09PM	22	MR. CONNOLLY: Objection. 5:55:05PM
23 24	Q As far as you know, at any time that 5:54:10PM	23 24	A Did he move everything out of his 5:55:05PM parents' house?
25	you worked at Ocean Beach, was the Ocean Beach police barracks the residence or the place where	25	O Yeah. 5:55:11PM
23	<del>-</del>	23	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A I don't remember. 5:55:12PM	2	hallway, and it had all lockers in it and a
3	Q Do you know where his apartment was? 5:55:12PM	3	couple of closets too, I think. And you went
4	A What do you mean? 5:55:15PM	4	straight back, there was another room back there
5	Q Did he have an apartment somewhere 5:55:16PM	5	that had lockers and beds. And then there was a
6	else that he maintained at that time, as far as	6	room next to that that had lockers and beds.
7	you know?	7	You know what, let me rephrase that. 5:56:32PM
8	A I'm not sure. 5:55:21PM	8	I think the first room I said, I don't know if
9	MR. NOVIKOFF: Wasn't Trosco hired 5:55:23PM	9	there was any lockers in there. It might have
10	after your clients were fired?	10	been all closets. The other room had more
11	MR. GRAFF: Yes. 5:55:29PM	11	lockers in it and beds; and when you came out,
12 13	MR. NOVIKOFF: Let's assume Hesse 5:55:30PM	12	there was another then you went into like a
14	committed five acts of felony by doing this, what relevance does it have to this?	13 14	living room/kitchen.  O Were there any private bedrooms within 5:56:58PM
15	BY MR. GRAFF: 5:55:41PM	15	the barracks?
16	Q Could you describe what was in the 5:55:43PM	16	A When I was there? 5:57:07PM
17	police barracks? Was it like a locker room?	17	Q Yes. 5:57:08PM
18	A Yeah, but I never got a locker. I was 5:55:49PM	18	A George had a room. 5:57:09PM
19	cheated out of that. You went upstairs	19	Q George had a room in the barracks? 5:57:10PM
20	actually, it was split. There was an apartment,	20	A Yes. 5:57:12PM
21	had nothing do with the police barracks. There	21	Q At what point in time did he have that 5:57:12PM
22	was another door. You got the door to the	22	room? Did he have it at all times that he
23	building and the door that went into the	23	worked there?
24	barracks. As soon as you went into the door, to	24	A Yes. 5:57:32PM
25	the left was a bathroom. And there was a	25	Q And did George Hesse live in that 5:57:35PM
1		1	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	room?	2	A I think I might have done a 9-to-5 5:58:48PM
3	MR. CONNOLLY: Objection. 5:57:38PM	3	shift, and I think I had court at 8:00 the next
4	A When he stayed over, he stayed in that 5:57:41PM	4	morning. I think I may have stayed once.
5	room. He lived at home with his wife and kids.	5	Q Earlier, when you had indicated that 5:59:03PM
6	Q Where is the home you're referring to? 5:57:46PM	6	beers that would be confiscated would go to the
7	A I believe it's in Islip east Islip. 5:57:48PM	7	kitchen and be consumed, who would drink those
8	Q Other than Mr. Trosco, did anyone else 5:57:56PM	8	beers?
9	live in the police barracks that you know of?	9	A Whoever. I guess they eventually made 5:59:15PM
10	A No. You're talking about a home, 5:58:04PM	10	their way up to the barracks.
11	right?	11	Q That would be police officers who 5:59:20PM
12	Q Yeah. 5:58:10PM	12	would eventually drink them?
13	A Where they live nowhere else? 5:58:10PM	13	MR. NOVIKOFF: Objection. 5:59:23PM
14	Q Yeah. 5:58:13PM	14	A Yes. 5:59:25PM
15	A No one that I know. 5:58:14PM	15	Q Can you identify by name anybody that 5:59:27PM
16	Q And did George Hesse at all times that 5:58:15PM	16	you're aware of that would drink confiscated
17	you worked there, as far as you know, have a	17	alcohol?
18	home that was somewhere outside of Ocean Beach?	18	A Probably whoever was staying over, 5:59:34PM
19	A Yes. I'm trying not to get your 5:58:21PM	19	whatever.
20	question mixed up with people coming and working	20	Q As far as you know, did George Hesse 5:59:38PM
21	a whole weekend. Yes, they stayed over. When	21	at any point store anything that had been
22	they weren't working and they were partying or	22	confiscated from civilians in his own office at
23	whatever, you know, they stayed there, yes.	23	the police department?
24	Q Did you ever stay over in the police 5:58:39PM	24	MR. CONNOLLY: Objection. 5:59:52PM
25	barracks?	25	A Are you talking about the drawer? 5:59:53PM
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1	Page 192	1	Page 193
1 2	PAUL CAROLLO	1 2	
	PAUL CAROLLO Q Yes. 5:59:54PM		PAUL CAROLLO A Yes. 6:00:37PM
2	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM	2	PAUL CAROLLO A Yes. 6:00:37PM
2 3	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM	2 3	PAUL CAROLLO A Yes. 6:00:37PM Q Do you have any knowledge of there 6:00:41PM
2 3 4	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM	2 3 4	PAUL CAROLLO A Yes. 6:00:37PM Q Do you have any knowledge of there 6:00:41PM being a drawer in George Hesse's office where he
2 3 4 5	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM you're	2 3 4 5	PAUL CAROLLO A Yes. 6:00:37PM Q Do you have any knowledge of there 6:00:41PM being a drawer in George Hesse's office where he did store drugs?
2 3 4 5 6	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM	2 3 4 5 6	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM
2 3 4 5 6 7	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.	2 3 4 5 6 7	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM
2 3 4 5 6 7 8	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM	2 3 4 5 6 7 8	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM
2 3 4 5 6 7 8 9	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM  A Yes. 6:00:10PM	2 3 4 5 6 7 8	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM
2 3 4 5 6 7 8 9	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM  A Yes. 6:00:10PM  Q The drawer in George Hesse's office 6:00:10PM	2 3 4 5 6 7 8 9	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM  know. There was drugs in the drawer, yes.
2 3 4 5 6 7 8 9 10	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM  A Yes. 6:00:10PM  Q The drawer in George Hesse's office 6:00:10PM that had confiscated drugs? That's alleged.	2 3 4 5 6 7 8 9 10	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he  did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM  know. There was drugs in the drawer, yes.  Q How did you know there were drugs in a 6:00:59PM
2 3 4 5 6 7 8 9 10 11	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM  A Yes. 6:00:10PM  Q The drawer in George Hesse's office 6:00:10PM  that had confiscated drugs? That's alleged.  MR. NOVIKOFF: Let the record reflect 6:00:17PM	2 3 4 5 6 7 8 9 10 11	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM  know. There was drugs in the drawer, yes.  Q How did you know there were drugs in a 6:00:59PM  drawer in George Hesse's office?
2 3 4 5 6 7 8 9 10 11 12 13	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM  A Yes. 6:00:10PM  Q The drawer in George Hesse's office 6:00:10PM that had confiscated drugs? That's alleged.  MR. NOVIKOFF: Let the record reflect 6:00:17PM the witness was pointing to some point of	2 3 4 5 6 7 8 9 10 11 12 13	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there bedid store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM know. There was drugs in the drawer, yes.  Q How did you know there were drugs in a 6:00:59PM drawer in George Hesse's office?  A Because whenever you went in to get 6:01:05PM
2 3 4 5 6 7 8 9 10 11 12 13 14	PAUL CAROLLO  Q Yes. 5:59:54PM A What's the question? 6:00:01PM Q Well, what was the drawer that 6:00:03PM you're A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM A Yes. 6:00:10PM Q The drawer in George Hesse's office 6:00:10PM that had confiscated drugs? That's alleged.  MR. NOVIKOFF: Let the record reflect 6:00:17PM the witness was pointing to some point of the complaint. What allegation is that, so	2 3 4 5 6 7 8 9 10 11 12 13 14	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he  did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM  know. There was drugs in the drawer, yes.  Q How did you know there were drugs in a 6:00:59PM  drawer in George Hesse's office?  A Because whenever you went in to get 6:01:05PM  whatever else, there were drugs in there, a lot
2 3 4 5 6 7 8 9 10 11 12 13 14 15	PAUL CAROLLO  Q Yes. 5:59:54PM  A What's the question? 6:00:01PM  Q Well, what was the drawer that 6:00:03PM  you're  A The drawer where he says there's drugs 6:00:05PM in there.  Q In the complaint? 6:00:09PM  A Yes. 6:00:10PM  Q The drawer in George Hesse's office 6:00:10PM  that had confiscated drugs? That's alleged.  MR. NOVIKOFF: Let the record reflect 6:00:17PM the witness was pointing to some point of the complaint. What allegation is that, so we're on the same page?	2 3 4 5 6 7 8 9 10 11 12 13 14	PAUL CAROLLO  A Yes. 6:00:37PM  Q Do you have any knowledge of there 6:00:41PM  being a drawer in George Hesse's office where he did store drugs?  MR. NOVIKOFF: Confiscated. 6:00:49PM  MR. CONNOLLY: Confiscated. 6:00:50PM  MR. GRAFF: Yeah. 6:00:51PM  A Where they came from exactly, I don't 6:00:52PM  know. There was drugs in the drawer, yes.  Q How did you know there were drugs in a 6:00:59PM  drawer in George Hesse's office?  A Because whenever you went in to get 6:01:05PM  whatever else, there were drugs in there, a lot of stuff in there.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A No. 6:01:38PM	2	A They were always talking about sex. I 6:02:48PM
3	Q There's some allegations in the 6:01:44PM	3	don't believe half of it, because it would be
4	complaint in general about George Hesse and	4	pretty incredible.
5	sexual escapades. Without referring to anything	5	Q Do you know the name of a person named 6:02:56PM
6	specific, had you ever has George Hesse ever	6	Elyse Miller?
7	communicated to you that he had any sexual	7	A Is she a short girl? 6:03:11PM
8	relationships with any residents of Ocean Beach?	8	Q I don't know what she looks like. 6:03:13PM
9	MR. CONNOLLY: Objection. 6:02:06PM	9	A I'm trying to think. The last name 6:03:16PM
10	A Residents? There was talk of all 6:02:08PM	10	I'm not getting, but I think I've heard of the
11	kinds of stuff.	11	name Elyse.
12	Q Was that talk by George Hesse? 6:02:13PM	12	Q Is that something that you heard from 6:03:24PM
13	A By everybody, yeah. 6:02:15PM	13	George Hesse? Did you hear him talk about her?
14	Q Did George Hesse ever tell you that 6:02:17PM	14	A I think it's someone around the town 6:03:29PM
15	ever recount any sexual relationships that he	15	if I'm thinking of the right person. No, I
16	had with anyone during his employment at Ocean	16	don't think I ever heard if you're asking if
17	Beach?	17	I ever heard him or anybody saying sex with
18	MR. CONNOLLY: Objection. 6:02:30PM	18	Elyse, no.
19	BY MR. GRAFF: 6:02:30PM	19	Q Did you ever hear anything about Frank 6:03:46PM
20	Q Did he ever tell you about any sexual 6:02:30PM	20	Fiorillo having any kind of sexual encounter
21	relationships he had other than with his wife?	21	with anyone in Ocean Beach?
22	A Their encounter or that he had sex 6:02:36PM	22	A No. 6:03:54PM
23	with somebody?	23	Q Did you ever hear George Hesse use the 6:04:07PM
24	Q Yeah. 6:02:40PM	24	phrase "German sausage"?
25	MR. CONNOLLY: Objection. 6:02:40PM	25	MR. NOVIKOFF: In reference to what? 6:04:12PM
23	ū		
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	MR. GRAFF: Anything. 6:04:14PM	2	the stores, right?
3	MR. CONNOLLY: Objection. 6:04:15PM	3	Q What do you know about the situation 6:06:34PM
4	BY MR. GRAFF: 6:04:15PM	4	that you're referring to?
5	Q Metaphorically in a non-literal sense. 6:04:16PM	5	A Kids dropped the beer off of the 6:06:44PM
6	MR. CONNOLLY: Objection. 6:04:25PM	6	balcony. I remember the whole thing.
7	A That's a tough one. I don't know. I 6:04:25PM	7	Q Then the first sentence of 56, do you 6:06:50PM
8	could picture him saying something like that. I	8	remember Hesse making any statements to that
9	don't know if he ever said that or not.	9	effect about Officer Snyder?
10	Q Paragraph 56, if you could flip 6:04:52PM	10	MR. NOVIKOFF: Objection. 6:06:58PM
11	forward.	11	A You know what, that's not the same 6:07:14PM
12	A (Witness complies.) 6:04:56PM	12	situation.
13	Q My question is about actually the 6:05:11PM	13	Q I'm sorry, Officer Lamm. 6:07:16PM
14	first sentence of this paragraph.	14	A It's not the same situation, though, 6:07:18PM
15	MR. CONNOLLY: What number? 6:05:32PM	15	is it?
16	MR. GRAFF: 56. 6:05:33PM	16	Q I'm sorry to be going backwards. 6:07:39PM
17	A Okay. 6:05:34PM	17	Maybe the situation in 54, is that the one you
18	Q I'm sorry, it probably doesn't make as 6:05:38PM	18	were thinking of?
19	much sense without reading 55 first.	19	A Yeah. This is different. 6:07:46PM
20	Did you ever hear anything from anyone 6:06:17PM	20	MR. NOVIKOFF: Objection to that 6:07:50PM
21	about the substance of what's alleged in 55 and	21	question. I don't know what you're asking.
22	the first sentence of 56?	22	BY MR. GRAFF: 6:07:52PM
23	MR. NOVIKOFF: Objection. 6:06:23PM	23	Q Earlier, when you were referring to 6:07:53PM
24	A Yeah, this is the situation with the 6:06:24PM	24	the youths in the apartment, is that
		25	A That's 53, yeah. 6:07:57PM
25	kius that were staving in the apartment above		
25	kids that were staying in the apartment above TSG Reporting - Worldwide (877) 702-9580	23	TSG Reporting - Worldwide (877) 702-9580

	<u>5</u> :		
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q 53 or 54? 53. Okay? 6:08:00PM	2	could just describe in your own words?
3	MR. NOVIKOFF: Note my objection to 6:08:04PM	3	MR. NOVIKOFF: Objection. 6:10:49PM
4	this entire line. It's going back and forth	4	A The one in the apartment. 6:10:50PM
5	between different paragraphs which you	5	MR. NOVIKOFF: What was your question? 6:10:51PM
6	haven't even asked this witness to read.	6	MR. GRAFF: I didn't want to cut 6:10:54PM
7	BY MR. GRAFF: 6:08:11PM	7	Mr. Carollo off.
8	Q If you could just take one minute to 6:08:12PM	8	BY MR. GRAFF: 6:10:56PM
9	read 53 and 54 together.	9	Q Were you about to say something? 6:10:57PM
10	MR. NOVIKOFF: Don't you want to lay a 6:08:52PM	10	A The one where they threw something 6:10:59PM
11	foundation as to whether this witness	11	over the balcony. The only thing, I don't
12	personally witnessed any of the allegations	12	remember it being Snyder. I thought it was
13	set forth in 53 and 56? Because you haven't	13	Dyer. I know Kevin Lamm was there.
14	done that yet, and that's the basis of all	14	Q Okay. So you had heard about a 6:11:10PM
15	my objections.	15	situation where youths threw something over an
16	MR. GRAFF: Okay. 6:09:05PM	16	apartment balcony and Kevin Lamm was present?
17	A Okay. 6:09:44PM	17	MR. NOVIKOFF: Objection. 6:11:17PM
18	Q A few minutes ago you indicated you 6:10:16PM	18	A Yes. 6:11:20PM
19	knew all about a situation. Is that a situation	19	Q And what's the basis for your 6:11:20PM
20	alleged in 53, 54, 55 or 56?	20	knowledge about that situation? How do you know
21	MR. NOVIKOFF: Objection. 6:10:26PM	21	about that situation?
22	A I think it kind of runs on here a 6:10:27PM	22	A I was there. 6:11:27PM
23	little bit. I think the one I'm talking about	23	Q And what is it that you witnessed? 6:11:28PM
24	ends. Yeah, they're two separate situations.	24	A I didn't witness I don't know if I 6:11:31PM
25	Q Okay. Which is the situation if you 6:10:45PM	25	witnessed I remember those guys calling,
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1	PAUL CAROLLO	1	PAUL CAROLLO
1 2		1 2	the witness is referring to Mr. Fiorillo.
3	saying they got hit with something or something to that effect.	4	
3	to that effect.	2	-
4		3	BY MR. GRAFF: 6:13:01PM
4	Q Did you respond as a responding 6:11:38PM	4	BY MR. GRAFF: 6:13:01PM  Q Since Mr. Fiorillo is not on the 6:13:03PM
5	Q Did you respond as a responding 6:11:38PM officer at the scene of that event?	4 5	BY MR. GRAFF: 6:13:01PM  Q Since Mr. Fiorillo is not on the 6:13:03PM record, he can't respond to questions.
5 6	Q Did you respond as a responding 6:11:38PM officer at the scene of that event?  A Yes. 6:11:42PM	4 5 6	BY MR. GRAFF: 6:13:01PM  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM
5 6 7	Q Did you respond as a responding 6:11:38PM  officer at the scene of that event?  A Yes. 6:11:42PM  Q Could you describe what happened from 6:11:45PM	4 5 6 7	BY MR. GRAFF: 6:13:01PM  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM upstairs and went in the apartment. I don't
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5 6 7 8 9 10 11 12 13 14 15 16 17 18	Officer at the scene of that event?  A Yes. 6:11:42PM  O Could you describe what happened from 6:11:45PM the time you arrived at that scene until you left?  A I went up the stairs. Went upstairs. 6:11:52PM  The kids were up there. I'm trying to think. I went into the apartment. I think that I don't think they had I don't remember if I found beer. I think I remember that they found one drug paraphernalia thing. I don't remember if it was a bong. They didn't find any drugs.  It was a bong or maybe a pipe.  O Was that found when you went up? 6:12:33PM  A Yes, it was in the apartment. 6:12:35PM	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	BY MR. GRAFF:  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM upstairs and went in the apartment. I don't remember the alcohol. They were probably drinking alcohol, but I don't think there was much alcohol up there. They probably only had a couple of cans. I don't remember that it was actually beer that went over. I thought they thought they spit on them or something now that I'm thinking about it. This says that they dropped beer on them. I think they thought they spit on them.  Q Okay. Was anyone in that apartment 6:13:56PM issued a summons?  A I don't think so. 6:14:04PM
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Officer at the scene of that event?  A Yes. 6:11:42PM  O Could you describe what happened from 6:11:45PM the time you arrived at that scene until you left?  A I went up the stairs. Went upstairs. 6:11:52PM  The kids were up there. I'm trying to think. I went into the apartment. I think that I don't think they had I don't remember if I found beer. I think I remember that they found one drug paraphernalia thing. I don't remember if it was a bong. They didn't find any drugs.  It was a bong or maybe a pipe.  O Was that found when you went up? 6:12:33PM  A Yes, it was in the apartment. 6:12:35PM  O Who went up with you? 6:12:37PM	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Py MR. GRAFF:  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM upstairs and went in the apartment. I don't remember the alcohol. They were probably drinking alcohol, but I don't think there was much alcohol up there. They probably only had a couple of cans. I don't remember that it was actually beer that went over. I thought they thought they spit on them or something now that I'm thinking about it. This says that they dropped beer on them. I think they thought they spit on them.  Q Okay. Was anyone in that apartment 6:13:56PM issued a summons?  A I don't think so. 6:14:04PM  Q Do you recall whether anyone attempted 6:14:06PM
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Obid you respond as a responding officer at the scene of that event?  A Yes. 6:11:42PM  O Could you describe what happened from 6:11:45PM the time you arrived at that scene until you left?  A I went up the stairs. Went upstairs. 6:11:52PM  The kids were up there. I'm trying to think. I went into the apartment. I think that I don't think they had I don't remember if I found beer. I think I remember that they found one drug paraphernalia thing. I don't remember if it was a bong. They didn't find any drugs.  It was a bong or maybe a pipe.  O Was that found when you went up? 6:12:33PM  A Yes, it was in the apartment. 6:12:35PM  O Who went up with you? 6:12:37PM  A Obviously Kevin. I thought it was 6:12:41PM  Dyer, though. I guess George was there. I'm trying to remember. George, Kevin.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Py MR. GRAFF:  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM upstairs and went in the apartment. I don't remember the alcohol. They were probably drinking alcohol, but I don't think there was much alcohol up there. They probably only had a couple of cans. I don't remember that it was actually beer that went over. I thought they thought they spit on them or something now that I'm thinking about it. This says that they dropped beer on them. I think they thought they spit on them.  Q Okay. Was anyone in that apartment 6:13:56PM issued a summons?  A I don't think so. 6:14:04PM  Q Do you recall whether anyone attempted 6:14:06PM to any of the officers attempted to issue a
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Obid you respond as a responding officer at the scene of that event?  A Yes. 6:11:42PM  O Could you describe what happened from 6:11:45PM the time you arrived at that scene until you left?  A I went up the stairs. Went upstairs. 6:11:52PM  The kids were up there. I'm trying to think. I went into the apartment. I think that I don't think they had I don't remember if I found beer. I think I remember that they found one drug paraphernalia thing. I don't remember if it was a bong. They didn't find any drugs.  It was a bong or maybe a pipe.  O Was that found when you went up? 6:12:33PM  A Yes, it was in the apartment. 6:12:35PM  O Who went up with you? 6:12:37PM  A Obviously Kevin. I thought it was 6:12:41PM  Dyer, though. I guess George was there. I'm	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	PY MR. GRAFF:  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM upstairs and went in the apartment. I don't remember the alcohol. They were probably drinking alcohol, but I don't think there was much alcohol up there. They probably only had a couple of cans. I don't remember that it was actually beer that went over. I thought they thought they spit on them or something now that I'm thinking about it. This says that they dropped beer on them. I think they thought they spit on them.  Q Okay. Was anyone in that apartment 6:13:56PM issued a summons?  A I don't think so. 6:14:04PM  Q Do you recall whether anyone attempted 6:14:06PM to any of the officers attempted to issue a summons to those individuals?  A I don't recall whether anyone tried 6:14:20PM to. I would say once George was there, you have
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Obid you respond as a responding officer at the scene of that event?  A Yes. 6:11:42PM  O Could you describe what happened from 6:11:45PM the time you arrived at that scene until you left?  A I went up the stairs. Went upstairs. 6:11:52PM  The kids were up there. I'm trying to think. I went into the apartment. I think that I don't think they had I don't remember if I found beer. I think I remember that they found one drug paraphernalia thing. I don't remember if it was a bong. They didn't find any drugs.  It was a bong or maybe a pipe.  O Was that found when you went up? 6:12:33PM  A Yes, it was in the apartment. 6:12:35PM  O Who went up with you? 6:12:37PM  A Obviously Kevin. I thought it was 6:12:41PM  Dyer, though. I guess George was there. I'm trying to remember. George, Kevin.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Py MR. GRAFF:  Q Since Mr. Fiorillo is not on the record, he can't respond to questions.  A Sorry. I was thinking. We went 6:13:08PM upstairs and went in the apartment. I don't remember the alcohol. They were probably drinking alcohol, but I don't think there was much alcohol up there. They probably only had a couple of cans. I don't remember that it was actually beer that went over. I thought they thought they spit on them or something now that I'm thinking about it. This says that they dropped beer on them. I think they thought they spit on them.  Q Okay. Was anyone in that apartment 6:13:56PM issued a summons?  A I don't think so. 6:14:04PM  Q Do you recall whether anyone attempted 6:14:06PM to any of the officers attempted to issue a summons to those individuals?  A I don't recall whether anyone tried 6:14:20PM

Ī	Page 202		Page 203
1	PAUL CAROLLO	1	PAUL CAROLLO
2	direction.	2	upstairs and someone found drug paraphernalia,
3	Q Did George Hesse give any 6:14:27PM	3	were summons issued in connection with finding
4	A And I don't think any summonses were 6:14:29PM	4	of that drug paraphernalia?
5	issued.	5	A I don't think so. 6:15:24PM
6	Q Do you recall whether George Hesse 6:14:32PM	6	Q Do you recall whether George Hesse 6:15:25PM
7	gave any direction with respect to whether	7	gave any direction with respect to whether
8	summonses should have been issued at that time?	8	summonses should be issued in connection
9	A I would assume that whatever he 6:14:39PM	9	A I don't recall. I'm making an 6:15:31PM
10	decided, you know. If he decided to issue	10	assumption that that's how it would've went.
11	summonses, they would've been issued. And if he	11	Q Do you recall whether George Hesse 6:15:41PM
12	decided not to, they wouldn't have been.	12	said anything to the individuals in that
13	Q Did George Hesse say anything to you 6:14:48PM	13	apartment about Kevin Lamm?
14	about issuing or not issuing summonses at that	14	A No. 6:15:55PM
15	time to those individuals?	15	Q Do you recall whether George Hesse 6:15:57PM
16	A No, I don't think so. Obviously, the 6:14:53PM	16	stated that Officer Lamm was a loser?
17	guys that were there would've issued the summons	17	A No. 6:16:04PM
18	if they decided to issue something.	18	Q Do you recall whether George Hesse 6:16:05PM
19	Q Were you among the guys that were 6:15:00PM	19	said to those youths I'm sorry, were they
20	there?	20	youths in that apartment?
21	A No. I believe they called on the 6:15:02PM	21	A Yes. 6:16:12PM
22	radio. I don't remember how I ended up there.	22	MR. CONNOLLY: Objection. 6:16:13PM
23	I wasn't one of the ones standing underneath.	23	A What are we considering a youth? 6:16:13PM
24	Maybe just up the block.	24	Q Do you know how old any of those 6:16:15PM
25	Q I'm talking about once you went 6:15:11PM	25	individuals were?
	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580
	150 Reporting - Worldwide (677) 702-7500		150 Reporting - Worldwide (677) 702-7500
	Page 204		Page 205
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A If you're 21, you're this; if you're 6:16:18PM	2	A No. It was probably taken, but 6:17:16PM
_			11 110. It was productly tanded, out off, first
3	18, you're that.	3	that's, you know
3	18, you're that.  Q Do you know how old any of the people 6:16:23PM	3 4	
	-		that's, you know
4	Q Do you know how old any of the people 6:16:23PM	4	that's, you know  Q You don't know either way? 6:17:19PM
4 5	Q Do you know how old any of the people 6:16:23PM in the apartment were?	4 5	that's, you know  Q You don't know either way? 6:17:19PM  A When I read the thing, it came back to 6:17:21PM
4 5 6	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM	4 5 6	that's, you know  Q You don't know either way? 6:17:19PM  A When I read the thing, it came back to 6:17:21PM  me a little bit. The exact specifics, I don't
4 5 6 7	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but	4 5 6 7	that's, you know  Q You don't know either way? 6:17:19PM  A When I read the thing, it came back to 6:17:21PM  me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if
4 5 6 7 8	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they	4 5 6 7 8	that's, you know  Q You don't know either way? 6:17:19PM  A When I read the thing, it came back to 6:17:21PM  me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a
4 5 6 7 8 9	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they 18 or were they 15, that, I don't remember.	4 5 6 7 8 9	that's, you know  Q You don't know either way? 6:17:19PM A When I read the thing, it came back to 6:17:21PM me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a big difference between the two of them. I can't
4 5 6 7 8 9 10 11	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they 18 or were they 15, that, I don't remember.  Q Do you recall whether George Hesse 6:16:36PM said to those individuals that no one likes Officer Lamm?	4 5 6 7 8 9	that's, you know  Q You don't know either way? 6:17:19PM A When I read the thing, it came back to 6:17:21PM me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a big difference between the two of them. I can't remember which one it was.  Q If you could take a quick look at 6:17:50PM Paragraph 58.
4 5 6 7 8 9 10 11 12	in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they 18 or were they 15, that, I don't remember.  Q Do you recall whether George Hesse 6:16:36PM said to those individuals that no one likes  Officer Lamm?  A No. 6:16:45PM	4 5 6 7 8 9 10	that's, you know  Q You don't know either way? 6:17:19PM A When I read the thing, it came back to 6:17:21PM me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a big difference between the two of them. I can't remember which one it was.  Q If you could take a quick look at 6:17:50PM Paragraph 58. A (Witness complies.) Okay. I don't 6:17:53PM
4 5 6 7 8 9 10 11 12 13 14	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they 18 or were they 15, that, I don't remember.  Q Do you recall whether George Hesse 6:16:36PM said to those individuals that no one likes Officer Lamm?  A No. 6:16:45PM  These look like two different 6:16:48PM	4 5 6 7 8 9 10 11 12 13	that's, you know  Q You don't know either way? 6:17:19PM A When I read the thing, it came back to 6:17:21PM me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a big difference between the two of them. I can't remember which one it was.  Q If you could take a quick look at 6:17:50PM Paragraph 58.
4 5 6 7 8 9 10 11 12 13 14	Q Do you know how old any of the people 6:16:23PM in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they 18 or were they 15, that, I don't remember.  Q Do you recall whether George Hesse 6:16:36PM said to those individuals that no one likes  Officer Lamm?  A No. 6:16:45PM  These look like two different 6:16:48PM situations, though. You're telling me in 56,	4 5 6 7 8 9 10 11 12	that's, you know  Q You don't know either way? 6:17:19PM A When I read the thing, it came back to 6:17:21PM me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a big difference between the two of them. I can't remember which one it was.  Q If you could take a quick look at 6:17:50PM Paragraph 58.  A (Witness complies.) Okay. I don't 6:17:53PM remember that at all. I have no knowledge of that.
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	in the apartment were?  A I don't recall how old they were. I 6:16:26PM believe they were under age to be drinking, but that would only make them under 21. Were they 18 or were they 15, that, I don't remember.  Q Do you recall whether George Hesse 6:16:36PM said to those individuals that no one likes  Officer Lamm?  A No. 6:16:45PM  These look like two different 6:16:48PM situations, though. You're telling me in 56, where he that's where I think we had gotten confused originally, right?  Q Without referring here, I'm just 6:17:02PM asking your memory of what happened when you went up the steps.  A No, I don't remember him saying 6:17:07PM anything to that effect.  Q Do you know or do you remember what 6:17:10PM	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	that's, you know  Q You don't know either way? 6:17:19PM A When I read the thing, it came back to 6:17:21PM me a little bit. The exact specifics, I don't know in that sense. I couldn't even tell you if it was either a bong or a pipe, and there is a big difference between the two of them. I can't remember which one it was.  Q If you could take a quick look at 6:17:50PM Paragraph 58.  A (Witness complies.) Okay. I don't 6:17:53PM remember that at all. I have no knowledge of that.  Q I may have asked this earlier today. 6:18:18PM Did you ever respond to a domestic disturbance involving Lisa Campbell?  A No. No. That was a whole big thing 6:18:28PM back and forth, right? I never responded to any of that.  Q I'm not sure what you're referring to. 6:18:42PM A You're asking me about Lisa Campbell. 6:18:44PM
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PAUL CAROLLO  Vou weren't involved in any 6:18:50PM A I remember people talking about it, 6:18:52PM because he had an order of protection against her.  Who had one? 6:18:56PM A Or she had one against the boyfriend. 6:18:58PM A Or she had one against the boyfriend. 6:18:58PM A No. 6:19:01PM A No. 6:19:01PM A No. 6:19:02PM A Yeah, that was probably it. 6:19:06PM A Yeah, that was probably it. 6:19:06PM A Yeah. 6:19:13PM A Yeah. 6:19:13PM A Yeah. 6:19:13PM A I believe she had one against him. 6:19:24PM A I believe she had one against him. 6:19:24PM A They threw a file cabinet in the bay. 6:20:06PM A They threw a file cabinet in the bay. 6:20:06PM A No. 6:20:00PM A No. 6:20:00PM B A No. 6:20:00PM A No. 6:20:00PM B A No. 6:20:00PM A No. 6:19:01PM B A I heard of that story. 6:20:14PM B A Maybe about after it even happened. 6:20:00PM B A No MR. NOVIKOFF: Objection. 6:20:00PM B A No MR. NOVIKOFF: Objection. 6:20:00PM B A No Maybe about in the story? B A They threw a file cabinet in the bay. 6:20:00PM B A No MR. NOVIKOFF: Objection. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A They threw a file cabinet in the bay. 6:20:00PM B A Th	0:03PM ring 6:20:16PM 0:18PM 6:20:19PM
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A Or she had one against the boyfriend. 6:18:58PM  Q Do you recall the boyfriend's name? 6:19:00PM  A No. 6:19:01PM  Q If I said Frank Tutone, would it 6:19:02PM  refresh your recollection?  A Yeah, that was probably it. 6:19:06PM  Q Do you recall whether I'm sorry, 6:19:08PM  that was probably the name of her boyfriend?  A Yeah. 6:19:13PM  Q Do you recall who had the order of 6:19:14PM  protection against who in that relationship?  A I believe she had one against him. 6:19:24PM  Q And do you recall I know you said 6:19:26PM  it wasn't you who was involved. Do you recall  A No. The recollection of the whole 6:19:32PM  A Or she had one against the boyfriend. 6:19:00PM  To the complaint, but there's an allegation about the Bosettis and a file cabinet in the Great South Bay. Do you know what I'm referr to?  A I heard of that story. 6:20:14PM  A Maybe about after it even happened. 6:20:14PM  A Maybe about after it even happened. 6:20:14PM  A Maybe about after it even happened. 6:20:14PM  A They threw a file cabinet in the bay. 6:20:14PM  A They threw a file cabinet in the bay. 6:20:14PM  A I don't remember. May have been when 6 it came on shift even. May have been everybody.  A No. The recollection of the whole 6:19:32PM  Do you ever speak with either of the 6:20 it wasn't you who was involved in it?  A No. The recollection of the whole 6:19:32PM	6:20:16PM 0:18PM 6:20:19PM
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9 A No. 6:19:01PM 10 Q If I said Frank Tutone, would it 6:19:02PM 11 refresh your recollection? 12 A Yeah, that was probably it. 6:19:06PM 13 Q Do you recall whether I'm sorry, 6:19:08PM 14 that was probably the name of her boyfriend? 15 A Yeah. 6:19:13PM 16 Q Do you recall who had the order of 6:19:14PM 17 protection against who in that relationship? 18 A I believe she had one against him. 6:19:24PM 19 Q And do you recall I know you said 6:19:26PM 20 it wasn't you who was involved. Do you recall 21 which police officers were involved in it? 22 A No. The recollection of the whole 6:19:32PM 20 DI I about the Bosettis and a file cabinet in the Great South Bay. Do you know what I'm referr to?  10 Great South Bay. Do you know what I'm referr to?  11 to?  12 A I heard of that story. 6:20:14PM 13 Q When did you hear about that story? 6 14 A Maybe about after it even happened. 6:20:40PM 15 A They threw a file cabinet in the bay. 6:20:40PM 16 Story? 17 MR. NOVIKOFF: Objection. 6:20:40PM 18 A They threw a file cabinet in the bay. 6:20:40PM 19 Q Who told you about that incident? 6:10PM 20 I came on shift even. May have been everybody. 21 L came on shift even. May have been everybody. 22 Q Did you ever speak with either of the 6:10PM 23 Do you recall whether I'm sorry, 6:19:04PM 14 A Maybe about after it even happened. 6:20:40PM 15 A Maybe about after it even happened. 6:20:40PM 16 A Maybe about after it even happened. 6:20:40PM 17 A Maybe about after it even happened. 6:20:40PM 18 A They threw a file cabinet in the bay. 6:20:40PM 29 And do you recall I know you said 6:19:26PM 20 I came on shift even. May have been everybody. 20 Did you ever speak with either of the 6:10PM 20 Did you ever speak with either of the 6:10PM 20 Did you ever speak with either of the 6:10PM 20 Did you ever speak with either of the 6:10PM 20 Did you ever speak with either of the 6:10PM 20 Did you ever speak with either of the 6:10PM 20 Did you ever speak with either of the 6:10PM 21 Did you ever speak with either of the 6:10PM 21 Did	<b>6:20:16PM</b> 0:18PM <b>6:20:19PM</b>
9 A No. 6:19:01PM 10 Q If I said Frank Tutone, would it 6:19:02PM 11 refresh your recollection? 12 A Yeah, that was probably it. 6:19:06PM 13 Q Do you recall whether I'm sorry, 6:19:08PM 14 that was probably the name of her boyfriend? 15 A Yeah. 6:19:13PM 16 Q Do you recall who had the order of 6:19:14PM 17 protection against who in that relationship? 18 A I believe she had one against him. 6:19:24PM 19 Q And do you recall I know you said 6:19:26PM 19 Q And do you recall I know you said 6:19:26PM 20 it wasn't you who was involved. Do you recall 21 which police officers were involved in it? 22 A No. The recollection of the whole 6:19:32PM 24 O Did you ever speak with either of the 6:19:32PM 25 O Did you ever speak with either of the 6:19:32PM 26 O Did you ever speak with either of the 6:19:32PM 27 O Did you ever speak with either of the 6:19:32PM 28 O Did you ever speak with either of the 6:19:32PM 30 O Did you ever speak with either of the 6:19:32PM 40 O Did you ever speak with either of the 6:19:32PM 41 O Did you ever speak with either of the 6:19:32PM 41 O Did you ever speak with either of the 6:19:32PM 42 O Did you ever speak with either of the 6:19:32PM 43 O When did you hear about that story. 6:20:14PM 44 O D When did you hear about that story? 6 45 O When did you hear about that story? 6 46 O When did you hear about that story? 6 47 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O What was it that you heard about that 6 40 O	<b>6:20:16PM</b> 0:18PM <b>6:20:19PM</b>
refresh your recollection?  1	<b>6:20:16PM</b> 0:18PM <b>6:20:19PM</b>
refresh your recollection?  1	<b>6:20:16PM</b> 0:18PM <b>6:20:19PM</b>
Q Do you recall whether I'm sorry, 6:19:08PM that was probably the name of her boyfriend? A Yeah. 6:19:13PM Q Do you recall who had the order of 6:19:14PM Q Do you recall who had the order of 6:19:14PM protection against who in that relationship? A I believe she had one against him. 6:19:24PM Q And do you recall I know you said 6:19:26PM Q And do you recall I know you said 6:19:26PM it wasn't you who was involved. Do you recall which police officers were involved in it? A No. The recollection of the whole 6:19:32PM  13 Q When did you hear about that story? Q What was it that you heard about that 6:20:30:30:30:30:30:30:30:30:30:30:30:30:30	<b>6:20:16PM</b> 0:18PM <b>6:20:19PM</b> ::22PM
that was probably the name of her boyfriend?  A Yeah. 6:19:13PM  Q Do you recall who had the order of 6:19:14PM  protection against who in that relationship?  A I believe she had one against him. 6:19:24PM  Q And do you recall I know you said 6:19:24PM  Q And do you recall I know you said 6:19:26PM  it wasn't you who was involved. Do you recall  which police officers were involved in it?  A Maybe about after it even happened. 6:20:  A Maybe about after it even happened. 6:20:  A MR. NOVIKOFF: Objection. 6:20:  A They threw a file cabinet in the bay. 6:20:  A I don't remember. May have been when 6:20:  I came on shift even. May have been everybody.  A No. The recollection of the whole 6:19:32PM  20 Did you ever speak with either of the 6:20:  A Dodo you recall I know you said 6:19:32PM  20 Did you ever speak with either of the 6:20:  A No. The recollection of the whole 6:19:32PM	0:18PM <b>6:20:19PM</b> :22PM
A Yeah. 6:19:13PM  O Do you recall who had the order of 6:19:14PM  protection against who in that relationship?  A I believe she had one against him. 6:19:24PM  O And do you recall I know you said 6:19:26PM  O And do you recall I know you said 6:19:26PM  it wasn't you who was involved. Do you recall  which police officers were involved in it?  A No. The recollection of the whole 6:19:32PM  D What was it that you heard about that 6 story?  MR. NOVIKOFF: Objection. 6:20:  A They threw a file cabinet in the bay. 6:20:  O Who told you about that incident? 6:20:  A I don't remember. May have been when 6 story?  I came on shift even. May have been everybody.  O Did you ever speak with either of the 6:19:32PM	<b>6:20:19PM</b> :22PM
16 Q Do you recall who had the order of 6:19:14PM 17 protection against who in that relationship? 18 A I believe she had one against him. 6:19:24PM 19 Q And do you recall I know you said 6:19:26PM 20 it wasn't you who was involved. Do you recall 21 which police officers were involved in it? 22 A No. The recollection of the whole 6:19:32PM 25 Story? 26 MR. NOVIKOFF: Objection. 6:20: 27 A They threw a file cabinet in the bay. 6:20: 28 A They threw a file cabinet in the bay. 6:20: 29 A I don't remember. May have been when 6:20: 20 I came on shift even. May have been everybody. 21 Q Did you ever speak with either of the 6:20:	:22PM
protection against who in that relationship?  A I believe she had one against him. 6:19:24PM  Q And do you recall I know you said 6:19:26PM  it wasn't you who was involved. Do you recall  which police officers were involved in it?  A No. The recollection of the whole 6:19:32PM  17 MR. NOVIKOFF: Objection. 6:20:  A They threw a file cabinet in the bay. 6:20:  Q Who told you about that incident? 6:20:  A I don't remember. May have been when 6  21 I came on shift even. May have been everybody.  Q Did you ever speak with either of the 6:	
A I believe she had one against him. 6:19:24PM  Q And do you recall I know you said 6:19:26PM  it wasn't you who was involved. Do you recall  which police officers were involved in it?  A No. The recollection of the whole 6:19:32PM  A They threw a file cabinet in the bay. 6:20:20  Q Who told you about that incident? 6:20  A I don't remember. May have been when 6  21 I came on shift even. May have been everybody.  Q Did you ever speak with either of the 6:	
Q And do you recall I know you said 6:19:26PM it wasn't you who was involved. Do you recall which police officers were involved in it?  A No. The recollection of the whole 6:19:32PM 20 Who told you about that incident? 6:20 A I don't remember. May have been when 6 21 I came on shift even. May have been everybody. 22 Q Did you ever speak with either of the 6:19:32PM 20 Did you ever speak with either of the 6:	24PM
20 it wasn't you who was involved. Do you recall 21 which police officers were involved in it? 22 A No. The recollection of the whole 6:19:32PM 20 A I don't remember. May have been when 6 21 I came on shift even. May have been everybody. 22 Q Did you ever speak with either of the 6:	
which police officers were involved in it?  A No. The recollection of the whole 6:19:32PM  21 I came on shift even. May have been everybody.  22 Q Did you ever speak with either of the 6:	20:26PM
A No. The recollection of the whole 6:19:32PM 22 Q Did you ever speak with either of the 6:	:20:29PM
23 thing I think it was comething that want on for 23 Rosettis about that incident?	20:34PM
25 thing, I think it was something that went on for	
24 months or years. I don't think it was one 24 A I don't think so. 6:20:41PM	
25 incident in that situation. 25 Q After the plaintiffs were let go at 6:20:	45PM
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1 PAUL CAROLLO 1 PAUL CAROLLO	
2 the April meeting, did you ever have any 2 than 15 depositions that this individual,	
3 <b>discussions with George Hesse that included</b> 3 this witness was not there. Had no part in	
4 reference to any of the plaintiffs?  4 the investigation. So anything you're going	
5 A I guess so. I mean like you're 6:21:06PM 5 to be asking him about this Halloween	
6 getting back to the blog thing and whatnot. 6 incident is what he heard from some other	
7 There was conversation about it all the time, I 7 people. If you want to ask him if Hesse	
8 guess. We don't need to obviously, there was 8 asked him anything to him about the	
9 all this said. You know, they didn't like them, 9 Halloween incident, that's perfect.	
10 you know. I mean, it's not, you know 10 MR. GRAFF: I think I'm going where 6:2	22:28PM
Q When you say they didn't like them? 6:21:23PM 11 you want.	
12 A Obviously all of the rumors, 6:21:25PM 12 MR. NOVIKOFF: Fine. 6:22:31	PM
everything that transpired for him to really BY MR. GRAFF: 6:22:31PM	M
decide to want to let them go, obviously. Then Q Did you ever have any discussions with Q	5:22:31PM
this whole blog, who started the blog, whatever, 15 <b>George Hesse about the Halloween incident?</b>	
there was all this back and forth crap. 16 MR. CONNOLLY: Objection. 6:22	2:41PM
there was all this back and forth crap.  16 MR. CONNOLLY: Objection. 6:22  17 Q There's a whole section in the 6:21:45PM 17 A Yeah. When you say discussions, you 6:22	
there was all this back and forth crap.  16 MR. CONNOLLY: Objection. 6:22  17 Q There's a whole section in the 6:21:45PM  18 complaint, it starts at Paragraph 63, about a  16 MR. CONNOLLY: Objection. 6:22  17 A Yeah. When you say discussions, you 6:22  18 mean he and I personally?	22:42PM
there was all this back and forth crap.  16 MR. CONNOLLY: Objection. 6:22  17 Q There's a whole section in the 6:21:45PM  18 complaint, it starts at Paragraph 63, about a  19 Halloween incident. Do you know what that  10 MR. CONNOLLY: Objection. 6:22  11 A Yeah. When you say discussions, you 6:20  12 mean he and I personally?  13 Q Let's start with that. 6:22:46PM	22:42PM <b>M</b>
there was all this back and forth crap.  Q There's a whole section in the 6:21:45PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that refers to? Would you understand what I'm  16 MR. CONNOLLY: Objection. 6:22 A Yeah. When you say discussions, you 6:22 mean he and I personally?  Q Let's start with that. 6:22:46PM A I don't know if I had a personal 6:22:47	22:42PM <b>M</b>
there was all this back and forth crap.  Q There's a whole section in the 6:21:45PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that refers to? Would you understand what I'm referring to?  MR. CONNOLLY: Objection. 6:22 mean he and I personally?  Q Let's start with that. 6:22:46PM A I don't know if I had a personal 6:22:47 conversation with him. Was I in a room where	22:42PM <b>M</b>
there was all this back and forth crap.  Q There's a whole section in the 6:21:45PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that Halloween incident. Do you know what I'm refers to? Would you understand what I'm referring to?  A Yeah, I heard about the Halloween 6:21:59PM  Halloween incident. Do you know what I'm conversation with him. Was I in a room where they were talking about it, yes.	22:42PM <b>M</b> 7PM
there was all this back and forth crap.  Q There's a whole section in the 6:21:45PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that refers to? Would you understand what I'm referring to? A Yeah, I heard about the Halloween 6:21:59PM ricident, yeah.  16 MR. CONNOLLY: Objection. 6:22  A Yeah. When you say discussions, you 6:2 mean he and I personally?  Q Let's start with that. 6:22:46PM A I don't know if I had a personal 6:22:47 conversation with him. Was I in a room where they were talking about it, yes.  Q Who else was in the room? 6:22:	22:42PM <b>M</b>
there was all this back and forth crap.  Q There's a whole section in the 6:21:45PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that referring to?  A Yeah, I heard about the Halloween 6:21:59PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that referring to?  A Yeah, I heard about the Halloween 6:21:59PM conversation with him. Was I in a room where they were talking about it, yes.  A Yeah, I heard about the Halloween 6:22:54PM  MR. CONNOLLY: Objection. 6:22  A Yeah. When you say discussions, you 6:2  A Yeah I don't know if I had a personal 6:22:46PM  conversation with him. Was I in a room where they were talking about it, yes.  Q Who else was in the room? 6:22:54PM	22:42PM M 7PM
there was all this back and forth crap.  Q There's a whole section in the 6:21:45PM complaint, it starts at Paragraph 63, about a Halloween incident. Do you know what that refers to? Would you understand what I'm referring to? A Yeah, I heard about the Halloween 6:21:59PM incident, yeah.  16 MR. CONNOLLY: Objection. 6:22  A Yeah. When you say discussions, you 6:2 mean he and I personally?  Q Let's start with that. 6:22:46PM A I don't know if I had a personal 6:22:47 conversation with him. Was I in a room where they were talking about it, yes.  Q Who else was in the room? 6:22:	22:42PM M 7PM :53PM 6:22:55PM

	<u>5</u> !		
1	Page 210		Page 211
1	PAUL CAROLLO	1	PAUL CAROLLO
2	to that incident?	2	around, what
3	A He talked about it was right after 6:22:58PM	3	A Well, obviously from, you know, Gary 6:24:14PM
4	it happened and Gary was let go by Paradiso.	4	was rehired. So whatever was felt changed in
5	And George wasn't satisfied with the story,	5	the sense of whoever felt it was, you know, the
6	whatever, and they investigated it and changed	6	victim and who was the assailant, assaulter, the
7	it around.	7	defendant.
8	Q What did George Hesse say that led you 6:23:24PM	8	Q Did Gary Bosetti ever say anything to 6:24:31PM
9	to believe he wasn't satisfied with the	9	you about the Halloween incident?
10	investigation?	10	A I don't think so. 6:24:40PM
11	A Say that again. 6:23:37PM	11	Q Did you hear Gary Bosetti, maybe not 6:24:40PM
12	Q What did George Hesse say that you 6:23:38PM	12	to you, but ever say anything about the
13	understood to mean that he was not happy with	13	Halloween incident to anyone?
14	the investigation?	14	A I heard the story that I don't know 6:24:51PM
15	MR. CONNOLLY: Objection to the form. 6:23:45PM	15	who something about a lady was in a bathroom.
16	A I don't think he said that he wasn't 6:23:47PM	16	Someone barged in on her or maybe she was in
17	happy with I don't think it was thought of as	17	there too long and one of these guys, whatever
18	an investigation. You had conflicting stories.	18	it was, barged in on her or kept banging on the
19	Obviously, you had their story, and then you had	19	door or whatever
20	the Bosettis' story.	20	Q Who told you that? 6:25:13PM
21	Q By "their story," whose story are you 6:23:58PM	21	A I don't know. 6:25:14PM
22	referring to?	22	Q Did you ever hear Richard Bosetti say 6:25:15PM
23	A I'm not even sure if Frank was there. 6:24:05PM	23	anything about the Halloween incident?
24	Whoever was on that night of Halloween.	24	A They've all talked about it. If 6:25:33PM
25	Q When you say that they changed it 6:24:10PM	25	you're asking me I know you're trying to ask
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	me a specific thing, and I can't say Richard	2	who's right or wrong. The way the situation
3	said this, that and the other thing. Obviously	3	went down, I feel really bad about, and I don't
4	the whole place was upset and pissed off about	4	think it was the best way to handle it. But
5	the whole thing. So it was obviously a heavy	5	needless to say, the specifics of whatever I
6	topic of conversation at the time.		
	1	6	guess the basic thing I would get out of it,
7	Q Did anyone ever say to you that 6:25:50PM	6 7	guess the basic thing I would get out of it, they had their opinion of the way things should
7 8	1		
	Q Did anyone ever say to you that 6:25:50PM  A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong	7	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know,
8	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't	7 8	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in
8 9 10 11	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said	7 8 9	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things
8 9 10 11 12	Q Did anyone ever say to you that 6:25:50PM  A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight.	7 8 9 10	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in
8 9 10 11	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight. Q Did anyone ever tell you that the 6:26:08PM	7 8 9 10 11	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things
8 9 10 11 12 13 14	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight. Q Did anyone ever tell you that the 6:26:08PM Halloween incident had anything to do with why	7 8 9 10 11	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things he was going to do.  Q Did George Hesse ever indicate to you 6:27:28PM in substance that one of the reasons he didn't
8 9 10 11 12 13	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight. Q Did anyone ever tell you that the 6:26:08PM	7 8 9 10 11 12 13 14	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things he was going to do.  Q Did George Hesse ever indicate to you 6:27:28PM
8 9 10 11 12 13 14	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight. Q Did anyone ever tell you that the 6:26:08PM Halloween incident had anything to do with why	7 8 9 10 11 12 13	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things he was going to do.  Q Did George Hesse ever indicate to you 6:27:28PM in substance that one of the reasons he didn't
8 9 10 11 12 13 14 15	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight. Q Did anyone ever tell you that the 6:26:08PM Halloween incident had anything to do with why any of the plaintiffs were let go?  MR. NOVIKOFF: Objection to the form. 6:26:15PM A No. 6:26:18PM	7 8 9 10 11 12 13 14	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things he was going to do.  Q Did George Hesse ever indicate to you 6:27:28PM in substance that one of the reasons he didn't like any of the plaintiffs was the Halloween
8 9 10 11 12 13 14 15 16 17	Q Did anyone ever say to you that 6:25:50PM A I've never heard anything outside the 6:25:54PM story of the way it was finalized. Right, wrong or different, I have no opinion. I wasn't there. But anything that anybody would've said would be that Gary didn't start the fight. Q Did anyone ever tell you that the 6:26:08PM Halloween incident had anything to do with why any of the plaintiffs were let go?  MR. NOVIKOFF: Objection to the form. 6:26:15PM A No. 6:26:18PM Q Do you remember anyone ever saying 6:26:22PM	7 8 9 10 11 12 13 14 15 16 17	they had their opinion of the way things should be and George had his, and they chose felt George was wrong or whatever. And, you know, whoever's right or wrong, that's when he was in charge and he decided that's one of the things he was going to do.  Q Did George Hesse ever indicate to you 6:27:28PM in substance that one of the reasons he didn't like any of the plaintiffs was the Halloween incident?  MR. CONNOLLY: Objection. Asked and 6:27:36PM answered.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	never heard him say, oh, because of Halloween,	2	Q Did George Hesse ever say anything 6:36:30PM
3	that's why he fired them. Were they pissed off	3	that you heard in connection with employment
4	about that? Obviously they went a different	4	references for the plaintiffs after they were
5	direction of what the officers of the night felt	5	terminated?
6	was what happened.	6	MR. NOVIKOFF: Objection. 6:36:37PM
7	Q Other than putting aside the Halloween 6:28:13PM	7	MR. CONNOLLY: Objection. 6:36:40PM
8	incident withdrawn.	8	A Ask the question again. 6:36:45PM
9	(Whereupon, a discussion was held off 6:28:19PM	9	Q Let me ask it slightly differently. 6:36:47PM
10	the record.)	10	Did George Hesse ever say anything to 6:36:49PM
11	MR. GRAFF: This will be the next 6:33:46PM	11	you or in your presence about plaintiffs' search
12	exhibit.	12	for jobs after they were fired from Ocean Beach?
13	(Whereupon, Bates document 4431 was 6:33:48PM	13	A I believe he had said one time that, I 6:37:01PM
14	marked as Plaintiff's Exhibit 13 for	14	guess, they were looking for a job in
15	identification, as of this date.)	15	Southampton.
16	BY MR. GRAFF: 6:33:48PM	16	Q And do you recall if he said who 6:37:07PM
17	Q Mr. Carollo, I'm not going to continue 6:35:31PM	17	specifically was looking for a job there?
18	going through anything in the complaint. But	18	A No, I can't say which one 6:37:11PM
19	I'd ask, now that we've gone through some of it,	19	specifically.
20	do you recall whether there were any other	20	Q And what did he say? 6:37:14PM
21	allegations that we haven't discussed that	21	A He got a call from Southampton. 6:37:16PM
22	jumped out at you?	22	Q Did he say anything else about the 6:37:19PM
23	A No. 6:36:24PM	23	call?
24	Q Okay. So let's put that aside. 6:36:24PM	24	A I guess not really. He was probably 6:37:30PM
25	A (Witness complies.) 6:36:29PM	25	indicating, like anybody, if you let somebody
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	go, you're not gonna give a good recommendation.	2	subsequent employment?
3	I guess that's why you don't usually use your	3	A No. 6:38:27PM
4	last employer as a recommendation. I don't	4	Q When was the most recent time that you 6:38:34PM
5	remember any specific things. Obviously that he	5	1 4 641 1 4 4 66 41 41
6		1	spoke to any of the plaintiffs, other than
	wasn't giving the greatest recommendation.	6	today?
7	Q Do you recall in substance that he 6:37:52PM	7	today?  A I probably haven't spoken to them 6:38:46PM
8	Q Do you recall in substance that he 6:37:52PM said he didn't give a positive recommendation?	7 8	today?  A I probably haven't spoken to them 6:38:46PM since probably '06.
8 9	Q Do you recall in substance that he 6:37:52PM said he didn't give a positive recommendation? A No. 6:37:56PM	7 8 9	today?  A I probably haven't spoken to them 6:38:46PM since probably '06.  Q And just to be clear for the record, 6:38:54PM
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8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Do you recall in substance that he said he didn't give a positive recommendation?  A No. 6:37:56PM  MR. NOVIKOFF: Objection. 6:37:57PM  A It's more of an indication. I can't 6:37:59PM say specifically what it was that he said.  MR. NOVIKOFF: What was that last 6:38:05PM part?  THE WITNESS: I can't remember 6:38:07PM specifically  MR. NOVIKOFF: She can read it. 6:38:18PM (Whereupon, the requested portion was 6:38:19PM read back by the court reporter: It's more of an indication. I can't say specifically what it was that he said.)  BY MR. GRAFF: 6:38:19PM  Q Other than in connection with 6:38:21PM	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A I probably haven't spoken to them 6:38:46PM since probably '06.  Q And just to be clear for the record, 6:38:54PM Frank Fiorillo is present today. And I know you had exchanged hellos.  A Yeah. 6:39:03PM Q Did you and Frank today discuss 6:39:03PM anything about your testimony?  A No. 6:39:06PM Q When did you first find out that the 6:39:11PM plaintiffs had filed a lawsuit against Ocean Beach?  A I can only imagine that what's the 6:39:19PM date on it? I'm sure not too long after it was filed. As long as I was still working there.  Q And do you know who the source of your 6:39:32PM information about the lawsuit was at that time?
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q Do you recall in substance that he said he didn't give a positive recommendation?  A No. 6:37:56PM  MR. NOVIKOFF: Objection. 6:37:57PM  A It's more of an indication. I can't 6:37:59PM say specifically what it was that he said.  MR. NOVIKOFF: What was that last 6:38:05PM part?  THE WITNESS: I can't remember 6:38:07PM specifically  MR. NOVIKOFF: She can read it. 6:38:18PM (Whereupon, the requested portion was 6:38:19PM read back by the court reporter: It's more of an indication. I can't say specifically what it was that he said.)  BY MR. GRAFF: 6:38:19PM  Q Other than in connection with 6:38:21PM Southampton, were there any other times that	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	today?  A I probably haven't spoken to them 6:38:46PM since probably '06.  Q And just to be clear for the record, 6:38:54PM Frank Fiorillo is present today. And I know you had exchanged hellos.  A Yeah. 6:39:03PM  Q Did you and Frank today discuss 6:39:03PM anything about your testimony?  A No. 6:39:06PM  Q When did you first find out that the 6:39:11PM plaintiffs had filed a lawsuit against Ocean Beach?  A I can only imagine that what's the 6:39:19PM date on it? I'm sure not too long after it was filed. As long as I was still working there.  Q And do you know who the source of your 6:39:32PM information about the lawsuit was at that time?  A No. 6:39:39PM
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Do you recall in substance that he said he didn't give a positive recommendation?  A No. 6:37:56PM  MR. NOVIKOFF: Objection. 6:37:57PM  A It's more of an indication. I can't 6:37:59PM say specifically what it was that he said.  MR. NOVIKOFF: What was that last 6:38:05PM part?  THE WITNESS: I can't remember 6:38:07PM specifically  MR. NOVIKOFF: She can read it. 6:38:18PM (Whereupon, the requested portion was 6:38:19PM read back by the court reporter: It's more of an indication. I can't say specifically what it was that he said.)  BY MR. GRAFF: 6:38:19PM  Q Other than in connection with 6:38:21PM	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A I probably haven't spoken to them 6:38:46PM since probably '06.  Q And just to be clear for the record, 6:38:54PM Frank Fiorillo is present today. And I know you had exchanged hellos.  A Yeah. 6:39:03PM Q Did you and Frank today discuss 6:39:03PM anything about your testimony?  A No. 6:39:06PM Q When did you first find out that the 6:39:11PM plaintiffs had filed a lawsuit against Ocean Beach?  A I can only imagine that what's the 6:39:19PM date on it? I'm sure not too long after it was filed. As long as I was still working there.  Q And do you know who the source of your 6:39:32PM information about the lawsuit was at that time?

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	you about this lawsuit?	2	Q At what location? 6:41:08PM
3	MR. NOVIKOFF: Objection to the form. 6:39:50PM	3	A The parking lot. What's it called 6:41:10PM
4	A Obviously, the thing's been in 6:39:53PM	4	again? It's the parking lot at the lighthouse.
5	conversation. So I'm not sure what it is that	5	Q Was that when you were there for that 6:41:22PM
6	you're I've certainly certainly the	6	one shift for training?
7	conversation has come up.	7	A Yes. 6:41:25PM
8	Q Do you recall anything that he said in 6:40:09PM	8	Q Did you ever discuss anything about 6:41:27PM
9	conversation about the lawsuit?	9	any of the plaintiffs, anything, with Mayor
10	A Specifics, no. Obviously, he's not 6:40:16PM	10	Loeffler?
11	happy about it. Thinks it's ridiculous, yes.	11	A No. 6:41:36PM
12	Q When was the last time you spoke to 6:40:21PM	12	Q What about with Mayor Rogers? 6:41:37PM
13	George Hesse, the most recent time?	13	A No. 6:41:40PM
14	A I tried to call him not that long ago. 6:40:43PM	14	Q Do you know who Maryanne Minerva is? 6:41:41PM
15	The conversation didn't go that well. I'd say	15	A Yes. 6:41:43PM
16	December.	16	Q Did you ever speak with her about any 6:41:44PM
17	Q Is that the conversation that didn't 6:40:50PM	17	of the plaintiffs?
18	go very well?	18	A No. 6:41:46PM
19	A No, December, I saw him. December of 6:40:52PM	19	Q Earlier you had referred to a Gurden. 6:41:53PM
20	'08.	20	A Yeah. 6:42:00PM
21	Q Did you speak to him in December '08? 6:40:55PM	21	Q Who's the person you're referring to? 6:42:00PM
22	A Briefly. It was actually a shift 6:41:00PM	22	A Dave Gurden. 6:42:02PM
23	change. I was going in for training.	23	Q When did you first meet Dave Gurden? 6:42:03PM
24	Q A shift change where? 6:41:05PM	24	A The first year I don't know. Must 6:42:11PM
25	A He was leaving, I was going in. 6:41:06PM	25	have been well, he was there in 2005. I
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	don't think he was there my first year. So it	2	A Because he was photocopying paperwork. 6:43:26PM
3	was probably 2005.	3	Q Do you know what paperwork he was 6:43:28PM
4	Q And was he still working there in 6:42:22PM	4	fired for copying?
5	March 2007?	5	A It might have been this. I'm not 6:43:41PM
6	A No. 6:42:26PM	6	200 percent sure of it. This case. I'm not
7	Q Did you ever work on the same shift as 6:42:26PM	7	really I'm not 100 percent sure of this. I
8	Dave Gurden?	8	think it was stuff like this, though. It was
9	A Yes. 6:42:30PM	9	another lawsuit or this lawsuit.
10	Q Do you know why Dave Gurden stopped 6:42:32PM	10	Q I don't understand that. He was fired 6:44:02PM
11	working in Ocean Beach?	11	for copying paperwork in connection with this
12	MR. NOVIKOFF: Objection. 6:42:35PM	12	lawsuit that you're testifying in?
13	A He was fired. 6:42:37PM	13	MR. CONNOLLY: Are you asking? 6:44:12PM
14	Q Who told you that he was fired? 6:42:39PM	14	BY MR. GRAFF: 6:44:12PM
15	MR. CONNOLLY: Objection. 6:42:45PM	15	Q I'm asking if that's your 6:44:14PM
16	A I don't know. 6:42:48PM	16	understanding.
17	Q Did you ever discuss Dave Gurden's 6:42:49PM	17	MR. NOVIKOFF: He said maybe. 6:44:15PM
18	being fired with George Hesse?	18	Objection.
19	A I'm sure the conversation's come up. 6:43:10PM	19	A Yeah. He was fired for photocopying 6:44:17PM
20	MR. NOVIKOFF: Wasn't Gurden fired 6:43:12PM	20	something off of George's desk.
21	after April 2006? Why is this relevant?	21	Q Do you know who fired him? 6:44:24PM
22	BY MR. GRAFF: 6:43:18PM	22	A George. 6:44:25PM
		1	
		1	
25		25	•
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23 24 25	communicate to you any reason why Dave Gurden was fired?	23 24 25	Q Did George tell you that he fired Dave 6:44:26PM Gurden? A Personally? 6:44:30PM TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Yes. 6:44:31PM	2	heard the original thing what happened from him.
3	A I don't recall. 6:44:32PM	3	But later on did he say something? It's
4	Q Other than the plaintiffs and 6:44:37PM	4	possible.
5	Mr. Gurden, have any other police officers been	5	Q Did George Hesse ever say to you that 6:45:54PM
6	fired at Ocean Beach during the course of your	6	the documents that Gurden allegedly copied had
7	employment there, as far as you know?	7	something to do with some lawsuit?
8	MR. NOVIKOFF: Objection. 6:44:49PM	8	A I don't know if it was George that 6:46:08PM
9	A No. 6:44:52PM	9	said it or someone else.
10	Q Prior to the time when Dave Gurden was 6:44:55PM	10	Q If it was someone else, would it be a 6:46:14PM
11	fired, had anyone ever told you that	11	specific person that you have in mind or you're
12	photocopying things without authorization would	12	you just not sure?
13	be grounds for termination?	13	MR. NOVIKOFF: Objection. 6:46:19PM
14	MR. NOVIKOFF: Objection. 6:45:08PM	14	MR. CONNOLLY: Objection. 6:46:21PM
15	A I believe that one of the other 6:45:13PM	15	A I'm not sure. 6:46:23PM
16	officers saw Dave photocopy it and put the copy	16	Q Did you ever speak with Officer 6:46:24PM
17	in his bag.	17	Mr. Gurden after he was fired?
18	Q What officer do you believe saw that? 6:45:22PM	18	A No. 6:46:30PM
19	A Embry. 6:45:26PM	19	Q I asked the court reporter what will 6:46:45PM
20	Q And what's the basis for your belief 6:45:27PM	20	be the last exhibit today, Carollo Exhibit 13.
21	that he observed that?	21	It's a one-page document bearing Bates Number
22	A That's how I heard the story. 6:45:32PM	22	4431. (Handing.)
23	Q You heard it from Officer Embry? 6:45:34PM	23	Actually, before I turn to this 6:46:57PM
24	A I don't know if the first time I heard 6:45:42PM	24	document, Mr. Carollo, if I could just backtrack
25	it was from him. I can't say. I don't think I	25	for one second.
23	•	23	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Had you ever heard George Hesse 6:47:11PM	2	believe that Dave Gurden was not a good cop up
3	express any kind of dissatisfaction or problem	3	until the incident that led to him being
4	with Dave Gurden prior to the incident that led	4	terminated?
5	to his termination?	5	MR. NOVIKOFF: Objection. 6:48:42PM
6	MR. NOVIKOFF: Objection. 6:47:24PM	6	MR. CONNOLLY: Objection. 6:48:43PM
7	MR. CONNOLLY: Objection. 6:47:25PM	7	A No. 6:48:43PM
8	A Yeah. There was some things that I 6:47:31PM	8	Q What's been marked as Carollo 6:48:44PM
9	don't think he liked the way he was starting to	9	Exhibit 13, do you recognize that document?
10	operate.	10	Please take a moment to read it.
11	Q Can you elaborate on that at all? 6:47:37PM	11	A I did. Yeah. I forgot about it. I 6:48:57PM
12	MR. NOVIKOFF: Is there something 6:47:41PM	12	don't know where it is, but yes.
13	relevant to Gurden being terminated, other	13	Q Is this a letter that you received? 6:49:03PM
14	than it's part of a D.A. investigation?	14	A I believe so, yeah. 6:49:06PM
15	A I think Dave was just a loudmouth. 6:48:05PM	15	Q Earlier you had mentioned that it was 6:49:09PM
16	Q Did George Hesse express or 6:48:11PM	16	your understanding that you need to work at
17	communicate to you	17	least one shift to maintain your status. Is
18	A No, not personally. 6:48:15PM	18	this letter the source of
19	Q Do you know if anyone else in the 6:48:17PM	19	A Yes. Well, I may have known that 6:49:21PM
20	department ever had problems with Dave Gurden	20	beforehand.
21	that they communicated to did anyone else	21	Q Were you at some point put on modified 6:49:31PM
22	ever tell that you they had problems with Dave	22	duty as a police officer at Ocean Beach?
23	Gurden before he was terminated?	23	A I don't know what I was classified as. 6:49:40PM
24	A No. 6:48:30PM	24	I wasn't working.
25	Q Do you have any reason at all to 6:48:33PM	25	Q The very last sentence of this letter 6:49:45PM
23			-
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	states, "Upon the successful completion of court	2	any point seek reinstatement to your
3	actions, we would like to reinstate you to your	3	previous assignment at Ocean Beach?)
4	previous assignment."	4	A I had been indicated and told, just 6:50:56PM
5	Do you know what the court actions 6:49:55PM	5	even with trying to get an attorney for this,
6	being referred to here are?	6	that I'm not an employee.
7	A The criminal case. 6:50:00PM	7	Q Did you ever ask anyone if you could 6:51:03PM
8	Q And has that been completed, as far as 6:50:03PM	8	get your old position back?
9	you know?	9	A It was pretty much indicated to me 6:51:08PM
10	A Yes. 6:50:06PM	10	that I was not welcome back.
11	Q Did you at any point seek 6:50:07PM	11	Q Who indicated that to you? 6:51:12PM
12	reinstatement to your previous assignment at	12	A Just the gist of things. 6:51:14PM
13	Ocean Beach?	13	Q Was there any person who was the 6:51:16PM
14	A Say that again. I wasn't asked back. 6:50:15PM	14	source of your information on what you
15	MR. CONNOLLY: That wasn't the 6:50:20PM	15	characterized as the gist?
16	question.	16	A I think the 20 guys that were staring 6:51:21PM
17	BY MR. GRAFF: 6:50:21PM	17	me down through the court case.
18	Q Did you ever ask to come back? 6:50:22PM	18	Q I know this was an issue that you were 6:51:33PM
19	MR. CONNOLLY: You had a pending 6:50:26PM	19	uncomfortable with. I don't want to ask a whole
20	question, Ari. Let him answer that question	20	lot of questions about it. Could you describe
21	and go into the next.	21	what your involvement in that court case was?
22	MR. GRAFF: I'm sorry, could you read 6:50:33PM	22	MR. NOVIKOFF: Wait a minute. You're 6:51:43PM
23	back the pending question.	23	going to ask him now at 6:50 p.m. what his
24	(Whereupon, the requested portion was 6:50:37PM	24	involvement was with the Gilbert case, a
25	read back by the court reporter: Did you at	25	case in which he was indicted for and which
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	the charges were dismissed? Literally, that	2	the issues in this lawsuit. I cannot
3	question could take two hours.	3	instruct this witness not to answer the
4	MR. GRAFF: Very briefly. 6:52:05PM	4	question. If he was my witness, I would,
5	MR. NOVIKOFF: What does that mean? 6:52:09PM	5	but I can't instruct him not to answer.
6	Do you want him to go through the incident	6	MR. GRAFF: Because you don't 6:53:12PM
7	that night, the events after the incident	7	represent the witness?
8	that night, his conversation with the D.A.?	8	MR. NOVIKOFF: Exactly. 6:53:14PM
9	What testimony he gave at court?	9	MR. GRAFF: You represent the Ocean 6:53:15PM
10	MR. GRAFF: I don't want to go through 6:52:20PM	10	Beach defendants except for George Hesse?
11	everything in painful detail.	11	MR. NOVIKOFF: Right. So I can't 6:53:19PM
12	BY MR. GRAFF: 6:52:23PM	12	instruct the witness not to answer a
13	Q Did you testify at a criminal trial in 6:52:24PM	13	question.
14	connection with Ocean Beach?	14	THE WITNESS: Do you want to call the 6:53:35PM
15	A Yes. 6:52:28PM	15	judge again?
16	Q Who were the defendants at this time? 6:52:31PM	16	BY MR. GRAFF: 6:53:37PM
17	MR. NOVIKOFF: I think we can 6:52:33PM	17	Q There was information that was not 6:53:37PM
18	stipulate who the defendants are.	18	clear to me until you indicated to the judge
19	A Hesse and Hardman. 6:52:38PM	19	earlier today that you did not take a guilty
20	Q Briefly, what was the substance of 6:52:43PM	20	plea. Is that the case? That is, did you take
21	your testimony?  MP_NOVIKOEE: Note my chiestian I 6:52:46PM	21	a guilty plea, plead guilty?
22	MR. NOVIKOFF: Note my objection. I 6:52:46PM	22 23	A No. This is all easy information you 6:53:54PM
23 24	think not only is the form of the question objectionable, I'm going on the record that	24	guys could find out.  MR. NOVIKOFF: This is all public 6:53:58PM
25	this is now palpably irrelevant to any of	25	MR. NOVIKOFF: This is all public 6:53:58PM information, Ari. There's no secret here
	uns is now parpadry interevalle to any ul	ر کا	miormation, Arr. There's no secret here
23			EGG D W. 11 .1 (055) 502 0500
23	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	with regard to what took place. There's	2	BY MR. GRAFF: 6:55:08PM
3	trial transcripts. I mean to ask this	3	Q Other than that criminal case, were 6:55:08PM
4	witness to go through what he may or may not	4	you personally involved in any way in any other
5	have pled to, what the disposition of his	5	allegations against George Hesse involving
6	indictment was, what he testified to, I	6	claims of brutality?
7	mean, I don't get it. I hate to be	7	A You gotta ask me that question again. 6:55:24PM
8	obstructionist. I try not to be. But we	8	MR. NOVIKOFF: Other than what may 6:55:27PM
9	know what happened. There were allegations	9	have been alleged against you with regard to
10	of beating of Mr. Gilbert by one or more	10	the Samuel Gilbert incident, were any
11	police officers. They were indicted. Two	11	allegations ever made against you in any
12	of them went to trial. One of them I think	12	other complaint concerning police brutality
13	pled and one of them we found discontinued.	13	at Ocean Beach?
14	The jury came back with a complete	14	THE WITNESS: No. 6:55:42PM
15	acquittal. There was a civil trial.	15	BY MR. GRAFF: 6:55:42PM
16	According to Newsday, that settled. Again,	16	Q Were you ever a witness to any other 6:55:44PM
17	we can do this for an hour, if you want.	17	events that, as far as you know, are the basis
18	I'm not trying to be an asshole here. What	18	for allegations of police brutality against
19	do you need to get from this witness that	19	Ocean Beach?
20	you can't get from what's already out there	20	A No. 6:55:52PM
21	in the public? That's really what it comes	21	Q Did George Hesse ever say anything to 6:55:52PM
22	down to.	22	you involving or concerning any allegations of
23	MR. GRAFF: I don't want to harass the 6:55:05PM	23	police brutality made against him, other than
24	witness, and I don't want to prolong this.	24	this criminal case?
25		25	A Repeat that question. 6:56:05PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Other than the case that you were 6:56:06PM	2	BY MR. GRAFF: 6:57:02PM
3	involved in in 2007, did George Hesse ever say	3	Q As far as you know, have there been 6:57:04PM
4	anything to you about any other police brutality	4	other lawsuits in which George Hesse was named
5	cases that he was involved in?	5	as a defendant that related to allegations of
6	A No. 6:56:16PM	6	police brutality?
7	MR. CONNOLLY: Objection to the form. 6:56:16PM	7	A I don't know what any cases are really 6:57:12PM
8	BY MR. GRAFF: 6:56:17PM	8	related to.
9	Q As far as you know, has George Hesse 6:56:23PM	9	MR. GRAFF: Let me take a brief 6:57:27PM
10	been involved in any other police brutality	10	moment.
11	cases?	11	MR. NOVIKOFF: Sure. 6:57:30PM
12	MR. NOVIKOFF: Note my objection. 6:56:29PM	12	MR. CONNOLLY: Great. 6:57:32PM
13	MR. CONNOLLY: Objection. 6:56:31PM	13	(Whereupon, a discussion was held off 6:57:33PM
14	MR. NOVIKOFF: Again, the problem with 6:56:35PM	14	the record.)
15	that question is if this witness personally	15	BY MR. GRAFF: 6:57:33PM
16	witnessed, and he's already answered that he	16	Q Are you aware of any lawsuit at Ocean 6:59:03PM
17	hasn't, then he can answer your question.	17	Beach at which Jesse Prisco was a plaintiff?
18	If it's not based upon personal knowledge,	18	A Jesse Prisco? I believe is that 6:59:12PM
19	then it's based upon some hearsay or some	19	the name of the there's one other case on
20	third parties, and I think you've already	20	there, right? Two cases? You're asking me
21	asked that question as well. That's the	21	questions I don't really know answers to. I'm
22	basis of my objection.	22	guessing.
23	E	23	MR. CONNOLLY: Don't guess. 6:59:30PM
24 25	to cases. So I'm assuming that's lawsuits?	24	BY MR. GRAFF: 6:59:30PM
45		25	Q Did you respond at the scene as a 6:59:33PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2 1	responding officer in connection with anything	2	Q Was Mr. Prisco, based on your 7:00:48PM
	that gave rise to a lawsuit by Jesse Prisco that	3	observation, injured at the time that you
	you're aware of?	4	responded?
5	A That's the lawyer case? 6:59:45PM	5	A I don't know if he was George broke 7:00:59PM
6	Q I believe Mr. Prisco is a lawyer. 6:59:49PM	6	his finger. And Prisco, I don't remember if he
7	A I'm going to have to ask you if you're 6:59:54PM	7	had an injury or not.
	telling me there's a suit.	8	Q George broke George's finger? 7:01:07PM
9	Q Did you do you know who Jesse 7:00:00PM	9	A Pinkie. 7:01:09PM
	Prisco is?	10	
11	A I think so. 7:00:04PM	11	Q Did George Hesse say anything to you 7:01:09PM
12		12	about how he broke his finger?  A Arresting Prisco. 7:01:14PM
	Q Did you respond to the scene of an 7:00:06PM		-
	incident involving Jesse Prisco at which Frank	13	Q How did he come to break his did he 7:01:15PM
	Fiorillo was also present?	14	explain how he came to break his finger in the
15	A Yes. Actually, I don't really recall 7:00:15PM	15	course of arresting Prisco?
	whether Frank was there or not.	16	A No. Obviously, in arresting, you 7:01:23PM
17	Q What do you recall of your involvement 7:00:21PM	17	know, I guess he didn't just put his hands
	in that incident?	18	behind his back.
19	A My involvement? We responded to a 7:00:30PM	19	Q Did George Hesse say anything to you 7:01:33PM
20 ı	noise complaint.	20	about the details of what happened between the
21	Q At a residence in Ocean Beach? 7:00:36PM	21	time that he arrived at the scene and he broke
22	A Yes. 7:00:38PM	22	his finger?
23	Q At the time that you responded, had 7:00:39PM	23	A I don't understand the question. 7:01:47PM
24 I	Mr. Prisco been arrested?	24	Obviously, they got into a fight to arrest him.
25	A No. He was arrested afterwards. 7:00:46PM	25	I don't know what Prisco's injuries are. I
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	Page 236		Page 237
1	PAUL CAROLLO	1	PAUL CAROLLO
2 (	don't know for sure that there's a lawsuit.	2	A No. 7:02:42PM
3	MR. NOVIKOFF: Did he witness any 7:01:59PM	3	Q Why did you respond 7:02:42PM
4	physical altercation between George Hesse	4	A Noise complaint. 7:02:45PM
5	and Prisco?	5	Q Do you know who made that complaint? 7:02:47PM
6 ]	BY MR. GRAFF: 7:02:03PM	6	A No. 7:02:50PM
7	Q Did you witness a physical altercation 7:02:04PM	7	Q When you got there, what was the first 7:02:50PM
8 1	between the two of them?	8	thing you did?
9	A Yeah, they arrested him. 7:02:07PM	9	MR. NOVIKOFF: Are we trying the 7:02:55PM
10	Q Were you there when there was that 7:02:09PM	10	Prisco case now?
11	physical altercation?	11	MR. GRAFF: No. 7:02:59PM
12	A Yes. 7:02:12PM	12	MR. NOVIKOFF: I understand why you 7:03:00PM
13	Q What did you witness? 7:02:12PM	13	would want to discuss the Prisco case. I
14	A Prisco resisting and George and Arnie 7:02:14PM	14	don't think it's relevant. But this witness
	handcuffing him.	15	has already indicated that he witnessed
1	<del>-</del>	16	George Hesse and I guess Mr. Hardman trying
16	O When you arrived at the grane where Prize is in	1-7	
16 17	Q When you arrived at the scene, where 7:02:18PM was Mr Prisco?	17	to arrest him, and the other person
17	was Mr. Prisco?	17	to arrest him, and the other person  MR GRAFF: Right Liust want to get 7:03:15PM
17 ·	was Mr. Prisco? A In his house. 7:02:21PM	18	MR. GRAFF: Right. I just want to get 7:03:15PM
17 18 19	was Mr. Prisco? A In his house. 7:02:21PM Q Inside of his house? 7:02:22PM	18 19	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical
17 18 19 20	Was Mr. Prisco?         7:02:21PM           A In his house.         7:02:22PM           Q Inside of his house?         7:02:22PM           A Yes.         7:02:23PM	18 19 20	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical altercation.
17 18 19 20 21	was Mr. Prisco?  A In his house. 7:02:21PM  Q Inside of his house? 7:02:22PM  A Yes. 7:02:23PM  Q Was George Hesse already present at 7:02:24PM	18 19 20 21	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical altercation.  MR. NOVIKOFF: For what purpose? 7:03:19PM
17 18 19 20 21 22	was Mr. Prisco?  A In his house. 7:02:21PM  Q Inside of his house? 7:02:22PM  A Yes. 7:02:23PM  Q Was George Hesse already present at 7:02:24PM the scene at that time?	18 19 20 21 22	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical altercation.  MR. NOVIKOFF: For what purpose? 7:03:19PM Fine. I'm sorry.
17 18 19 20 21 22 1	was Mr. Prisco?  A In his house. 7:02:21PM  Q Inside of his house? 7:02:22PM  A Yes. 7:02:23PM  Q Was George Hesse already present at 7:02:24PM the scene at that time?  A Was George already present? No. 7:02:32PM	18 19 20 21 22 23	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical altercation.  MR. NOVIKOFF: For what purpose? 7:03:19PM Fine. I'm sorry.  BY MR. GRAFF: 7:03:24PM
17 18 19 20 21 22 1 23 24	was Mr. Prisco?  A In his house. 7:02:21PM  Q Inside of his house? 7:02:22PM  A Yes. 7:02:23PM  Q Was George Hesse already present at 7:02:24PM the scene at that time?  A Was George already present? No. 7:02:32PM  Q Was any officer present when you 7:02:37PM	18 19 20 21 22 23 24	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical altercation. MR. NOVIKOFF: For what purpose? 7:03:19PM Fine. I'm sorry. BY MR. GRAFF: 7:03:24PM Q After you arrived at the scene, what 7:03:26PM
17 18 19 20 21 22 1 23 24	was Mr. Prisco?  A In his house. 7:02:21PM  Q Inside of his house? 7:02:22PM  A Yes. 7:02:23PM  Q Was George Hesse already present at 7:02:24PM the scene at that time?  A Was George already present? No. 7:02:32PM	18 19 20 21 22 23	MR. GRAFF: Right. I just want to get 7:03:15PM the events that led up to the physical altercation.  MR. NOVIKOFF: For what purpose? 7:03:19PM Fine. I'm sorry.  BY MR. GRAFF: 7:03:24PM

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1	Page 238		Page 239
1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Called first off, is there a 7:03:31PM	2	BY MR. GRAFF: 7:04:15PM
3	lawsuit?	3	Q When you arrived at the scene, what's 7:04:17PM
4	MR. NOVIKOFF: Yeah, there is a 7:03:37PM	4	the first thing
5	lawsuit. And I don't know if criminal	5	A Am I supposed to stick to what it is 7:04:20PM
6	charges have been filed either.	6	we're here for now?
7	MR. GRAFF: Has Newsday reported that 7:03:42PM	7	Q Can you answer? 7:04:28PM
8	that's been resolved?	8	A If we're going to go into a whole 7:04:30PM
9	MR. NOVIKOFF: Newsday isn't the 7:03:45PM	9	other thing. You're going into a whole other
10	beacon of all information. You're asking	10	case.
11	this witness to testify about a lawsuit.	11	Q I don't think we're taking a long 7:04:37PM
12	MR. GRAFF: No, I'm not asking him 7:03:51PM	12	detour into the other case. I just want to know
13	about the lawsuit.	13	what happened when you got there through the
14	MR. NOVIKOFF: There's a lawsuit 7:03:53PM	14	conclusion of the physical altercation that you
15	involving the village and Prisco. Now	15	witnessed.
16	you're asking him questions that are germane	16	MR. NOVIKOFF: That could be an hour 7:04:49PM
17	to another lawsuit that this witness can or	17	on a matter in which this witness has told
18	cannot be brought into, civilly, perhaps. I	18	you what he saw involving George Hesse. I
19	don't know.	19	get why you'd want to ask him about George
20	MR. GRAFF: Ken, I'm going to ask you 7:04:05PM	20	Hesse, but now you're asking him what his
21	to please stop commenting on this.	21	involvement was from the beginning of his
22	MR. NOVIKOFF: All right. I don't 7:04:11PM	22	time there to when Hesse showed up. That I
23	know if there's been any criminal charges	23	don't quite understand.
24	filed.	24	BY MR. GRAFF: 7:05:07PM
25		25	Q Did you speak to Mr. Prisco before 7:05:08PM
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	Page 240		Page 241
1	PAUL CAROLLO	1	PAUL CAROLLO
2	George Hesse arrived?	2	guys. I don't know who's who. They came out.
3	A No. 7:05:13PM	3	The guy was, I don't know he was screaming
4	Q Who was the first person to arrive 7:05:19PM	4	Fourth Amendment. George and Arnie went down
			Tourin Amendment. George and Arme went down
5	after you arrived?	5	he was trying to arrest him. The guy's like a
	after you arrived? A George. 7:05:23PM	5 6	
5			he was trying to arrest him. The guy's like a
5 6	A George. 7:05:23PM	6	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to
5 6 7	A George. 7:05:23PM Q Did you 7:05:24PM	6 7	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.
5 6 7 8	A George. 7:05:23PM <b>Q Did you 7:05:24PM</b> A George and Arnold Hardman. 7:05:27PM	6 7 8	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM
5 6 7 8 9	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM	6 7 8 9	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?
5 6 7 8 9	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM	6 7 8 9	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM
5 6 7 8 9 10	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM	6 7 8 9 10	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM
5 6 7 8 9 10 11 12 13	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM	6 7 8 9 10 11 12 13	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM  Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back
5 6 7 8 9 10 11 12 13 14	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?	6 7 8 9 10 11 12 13 14	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four
5 6 7 8 9 10 11 12 13 14 15	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM	6 7 8 9 10 11 12 13 14 15	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle
5 6 7 8 9 10 11 12 13 14 15 16 17	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights	6 7 8 9 10 11 12 13 14 15 16	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.
5 6 7 8 9 10 11 12 13 14 15 16 17	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights  went out and we heard people running all over	6 7 8 9 10 11 12 13 14 15 16 17	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM
5 6 7 8 9 10 11 12 13 14 15 16 17 18	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights  went out and we heard people running all over the place. I called for assistance, George	6 7 8 9 10 11 12 13 14 15 16 17 18	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM  Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights  went out and we heard people running all over the place. I called for assistance, George came, knocked on the door. They came to the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM  Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?  A They were outside. 7:07:12PM
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got there?  A The house was a noise complaint. As 7:05:35PM there?  A The house was a noise complaint. As 7:05:50PM soon as we knocked on the door, all the lights went out and we heard people running all over the place. I called for assistance, George came, knocked on the door. They came to the door. They wouldn't open the door. He was	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?  A They were outside. 7:07:12PM Q I understand George was pushing on the 7:07:14PM
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights went out and we heard people running all over the place. I called for assistance, George came, knocked on the door. They came to the door. They wouldn't open the door. He was pushing on the door. They were to get in.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?  A They were outside. 7:07:12PM Q I understand George was pushing on the 7:07:14PM door. How did the people come to be outside the
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights went out and we heard people running all over the place. I called for assistance, George came, knocked on the door. They came to the door. They wouldn't open the door. He was pushing on the door. They were to get in. And they were pushing against it, screaming	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?  A They were outside. 7:07:12PM Q I understand George was pushing on the 7:07:14PM door. How did the people come to be outside the house?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights  went out and we heard people running all over the place. I called for assistance, George came, knocked on the door. They came to the door. They wouldn't open the door. He was pushing on the door. They were to get in. And they were pushing against it, screaming Fourth Amendment. And then he finally got	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM  Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?  A They were outside. 7:07:12PM  Q I understand George was pushing on the 7:07:14PM door. How did the people come to be outside the house?  MR. CONNOLLY: Objection. 7:07:23PM
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A George. 7:05:23PM  Q Did you 7:05:24PM  A George and Arnold Hardman. 7:05:27PM  Q Did they arrive together? 7:05:30PM  A Yes. 7:05:31PM  Q Was George your supervisor at that 7:05:31PM  time?  A Yes. 7:05:34PM  Q And what did George do when he got 7:05:35PM  there?  A The house was a noise complaint. As 7:05:50PM  soon as we knocked on the door, all the lights went out and we heard people running all over the place. I called for assistance, George came, knocked on the door. They came to the door. They wouldn't open the door. He was pushing on the door. They were to get in. And they were pushing against it, screaming	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	he was trying to arrest him. The guy's like a bodybuilder. And they got tangled trying to handcuff him to arrest him.  Q Did that altercation happen inside the 7:06:50PM house?  A Outside. 7:06:52PM Q Where were you standing when you 7:06:54PM observed that?  A There was a group of people trying to 7:06:58PM get in the middle of it. I actually had my back to most of it because there were three or four people that were trying to get into the middle of the whole thing.  Q Three or four people that had been 7:07:09PM inside the house?  A They were outside. 7:07:12PM Q I understand George was pushing on the 7:07:14PM door. How did the people come to be outside the house?

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	to be outside the house when this witness	2	that he was outside of the house?
3	was inside the house?	3	A We're outside, they're all outside. 7:08:32PM
4	BY MR. GRAFF: 7:07:28PM	4	Q But you didn't see him leave the 7:08:34PM
5	Q Were you outside the house? 7:07:29PM	5	house?
6	A He eventually got in the house, yeah. 7:07:31PM	6	MR. NOVIKOFF: Objection. Form. 7:08:40PM
7	Q Where were you when you saw George got 7:07:31PM	7	A I can't say exactly at what point he 7:08:43PM
8	in the house?	8	came out of the house.
9	A Outside. 7:07:33PM	9	Q In your experience as a police 7:08:47PM
10	Q And did you see Mr. Prisco exit the 7:07:35PM	10	officer, based on your observations, did any
11	house?	11	police officers behave, in your opinion,
12	A No. 7:07:43PM	12	inappropriately in that situation?
13	Q At what point did you become aware 7:07:47PM	13	MR. NOVIKOFF: Objection. 7:08:59PM
14	that Mr. Prisco was no longer in the house?	14	A No, I don't think so. It was chaotic. 7:09:02PM
15	A I guess when they were all outside. 7:07:53PM	15	It was chaotic.
16	MR. NOVIKOFF: This is your version of 7:07:55PM	16	MR. GRAFF: I think I'm done. And I 7:09:14PM
17	a short detour? I suggest it's now 7:15,	17	thank you for your time and your patience
18	that when you're done with your questioning,	18	with the questions today.
19	you haven't eaten since 12, nor have I, that	19	EXAMINATION 7:09:21PM
20	we take a 45 minute dinner break and we	20	BY MR. CONNOLLY: 7:09:28PM
21	reconvene at 8:00. Because I'm not going	21	
22	to this is ridiculous. Continue. Take	22	Q Mr. Carollo, earlier, I believe you 7:09:31PM indicated that you hadn't spoken to any of the
23	as much time as you want.	23	plaintiffs since 2006; would that be correct?
24	BY MR. GRAFF: 7:08:21PM	24	A I believe so. 7:09:39PM
25	Q At what point did you become aware 7:08:26PM	25	Q And would that be since April of 2006? 7:09:42PM
23		23	-
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Yeah. 7:09:54PM	2	Q And I believe earlier you indicated 7:11:35PM
3	Q So it would be fair to say that you 7:09:55PM	3	there were youths in the apartment?
4	hadn't spoken to any of the plaintiffs since the	4	A Yes. 7:11:39PM
5	meeting of April 2nd April 4th, 2006? The	5	Q Did anybody ask for identification of 7:11:39PM
6	annual meeting that occurred in April 2006?	6	the youths in the apartment?
7	A Yeah. 7:10:15PM	7	A I don't remember. 7:11:45PM
8	Q Earlier, you indicated that an 7:10:32PM	8	Q Did any of the youths present in the 7:11:52PM
9	attorney you had consulted within regard to this	9	apartment acknowledge ownership of the drug
10	deposition had provided you with a complaint; is	10	paraphernalia?
11	that correct?	11	A Probably not. I don't remember. 7:12:06PM
12	A Yes. 7:10:41PM	12	MR. CONNOLLY: No further questions. 7:12:16PM
13	Q Did that attorney ever tell you how 7:10:41PM	13	Thank you.
14	they obtained the complaint?	14	EXAMINATION 7:12:17PM
15	A I believe he got it off of the 7:10:46PM	15	BY MR. NOVIKOFF: 7:12:30PM
16	CourtNet type thing. I don't know.	16	Q You talked about Southampton. Did 7:12:38PM
17	Q I want to draw your attention to the 7:10:58PM	17	George Hesse ever tell you in words that he gave
18	allegations contained in the complaint,	18	the person who was applying for a job a bad
19	paragraphs 53 through, I believe 56. That was	19	recommendation or a bad reference?
20	the incident that you responded to regarding an	20	A Did he did he give did he tell 7:12:57PM
21	apartment?	21	me specifically what he said?
22	A Say that again. 7:11:21PM	22	Q No. Did he specifically tell you that 7:13:02PM
23	Q If you could make reference to the 7:11:22PM	23	he was giving whoever was applying for that job
24	complaint.	24	a bad reference?
25	A Okay. 7:11:30PM	25	MR. GRAFF: Objection. 7:13:09PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	MR. NOVIKOFF: What's the basis? 7:13:11PM	2	A Specifically, no. 7:14:17PM
3	MR. GRAFF: Did he say those direct 7:13:13PM	3	Q So you don't know as you sit here 7:14:19PM
4	words?	4	today if George Hesse told you specifically he
5	MR. NOVIKOFF: Yes. 7:13:15PM	5	was going to give them a bad reference, a good
6	BY MR. NOVIKOFF: 7:13:15PM	6	reference or a neutral reference?
7	Q Did he say to you, yes, I'm going to 7:13:17PM	7	MR. GRAFF: Objection. 7:14:29PM
8	give so and so a bad reference?	8	A Yes. 7:14:29PM
9	A I think it was more that he couldn't 7:13:27PM	9	Q That's true? Your answer was yes? 7:14:31PM
10	believe that they're applying to Southampton.	10	A Say the question again. 7:14:34PM
11	He certainly indicated he wasn't giving a good	11	Q You can't tell us as you sit here 7:14:36PM
12	one.	12	today whether George Hesse specifically told you
13		13	
		1	he was going to give a good reference, a bad
14	A It was just the gist of the 7:13:43PM	14	reference or a neutral reference with regard to
15	conversation.	15	Southampton?  MR. GRAFF: Objection. 7:14:47PM
16	Q Tell me about the gist. What 7:13:45PM	16	
17	specifically did he say that led you if	17	A Exactly what he said to Southampton, I 7:14:47PM
18	anything, that lead you to believe that he was	18	don't know.
19	not going to give them a good reference?	19	Q No. I know you don't know what he 7:14:50PM
20	A I got a call from Southampton. I 7:13:56PM	20	said to Southampton unless George told you.
21	guess they were looking for a job there. I	21	Specifically, sir, you had a 7:14:56PM
22	don't remember specifics.	22	conversation with Mr. Hesse concerning one or
23	Q So as you sit here today, you don't 7:14:12PM	23	more of the plaintiffs applying for a job at the
24	know you can't recall specifically what he	24	Southampton police department, correct?
25	said?	25	A Yes. 7:15:05PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q And you can't recall specifically as 7:15:06PM	2	Mr. Hesse said to you during that
3	you sit here today whether George Hesse said he	3	conversation concerning what reference he
4	was going to give a bad reference, can you?	4	would be giving to them, can you?)
5	A No. 7:15:14PM	5	A No. 7:16:05PM
6	Q And you can't recall as you sit here 7:15:14PM	6	Q Did Mr. Hesse ever indicate to you 7:16:25PM
7	today whether George Hesse said he was going to	7	with regard to the Halloween incident that it
8	give them a good reference, correct?	8	was his intent to cover up any aspect of the
9	MR. GRAFF: Objection. 7:15:21PM	9	events of that evening?
10	A I think he indicated it probably 7:15:26PM	10	A No. 7:16:36PM
11	wasn't going to be good. Nothing specific.	11	Q Did Chief Paradiso ever advise you 7:16:39PM
12		12	that it was the department's intent that the
13	Q In fact, you can't recall anything 7:15:31PM specifically Mr. Hesse said to you during that	13	department would be covering up any aspect of
14		14	
15	conversation concerning what reference he would	1	the incident of the Halloween evening?
	be giving to them, can you?  MD GRAFF: Objection 7:15:40PM	15	A No. 7:16:51PM  O Did Fronk Fiorille over complein to 7:16:56PM
16 17	MR. GRAFF: Objection. 7:15:40PM	16	Q Did Frank Fiorillo ever complain to 7:16:56PM
	MR. NOVIKOFF: Basis? 7:15:41PM	17	you at any point in time before April of 2006
18	MR. GRAFF: He doesn't recall. I 7:15:46PM	18	that he believed that George Hesse had covered
19	believe you're mischaracterizing the	19	up any aspect of the evening of the Halloween
20	testimony.	20	incident?
21	MR. NOVIKOFF: Okay. If you want to 7:15:51PM	21	A I don't think we ever had a 7:17:16PM
22	read that question back.	22	conversation about it.
23	(Whereupon, the requested portion was 7:15:53PM	23	Q How about Tom Snyder, did he ever 7:17:18PM
24	read back by the court reporter: In fact,	24	advise you prior to April of 2006 that, in his
25	you can't recall anything specifically	25	opinion, George Hesse engaged in a coverup
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1	Page 250		Page 251
1	PAUL CAROLLO	1	PAUL CAROLLO
2	concerning the events that took place on	2	that George Hesse was not giving out summonses
3	Halloween 2004?	3	to his friends?
4	A No. 7:17:35PM	4	A Did Frank ever comment to me 7:18:51PM
5	Q Same question with regard to Kevin 7:17:36PM	5	Q Yeah. 7:18:53PM
6	Lamm.	6	A that George wasn't giving I 7:18:54PM
7	A I don't remember any conversation. 7:17:38PM	7	don't think so.
8	Q Did you ever witness George Hesse ever 7:17:42PM	8	Q How about Tom Snyder? 7:19:01PM
9	instruct a police officer not to issue a summons	9	A I hardly ever conversed with him. 7:19:05PM
10	because a person was his friend?	10	Q Okay. How about Kevin Lamm? 7:19:08PM
11	A I can't say I don't recall him ever 7:18:02PM	11	A No. 7:19:14PM
12	saying it to me, and I certainly can't say what	12	Q Ed Carter? 7:19:14PM
13	he said to anybody else.	13	A No. 7:19:16PM
14	Q Unless I ask it differently, it's 7:18:08PM	14	Q Joe Nofi? 7:19:18PM
15	always about what George Hesse said to you.	15	A No. 7:19:19PM
16	A No. 7:18:12PM	16	Q Did Frank Fiorillo ever complain to 7:19:26PM
17	Q Let me rephrase the question. 7:18:13PM	17	you about anything involving how George Hesse
18	Did George Hesse, in your presence, 7:18:15PM	18	conducted himself as a sergeant for the police
19	did you ever do you ever recall George Hesse	19	department?
20 21	stating that someone not get a summons because he or she is his friend?	20	A I don't think he complained. I think 7:19:48PM
22	A No. 7:18:31PM	22	that I don't think they were on the same
23	Q Did Frank Fiorillo ever complain to 7:18:32PM	23	wavelength. Q Okay. 7:19:56PM
24	you withdrawn.	24	A So I think Frank had his opinion and 7:19:58PM
25	Did Frank Fiorillo ever comment to you 7:18:36PM	25	George had his. I don't know that it was
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	there are different ways of	2	A No. 7:21:46PM
3	Q Let me make it more broad. Did Frank 7:20:09PM	3	Q Same question with regard to Kevin 7:21:47PM
4	Fiorillo ever complain to you about George	4	Lamm. Did Kevin Lamm ever complain to you about
5	Hesse?		=
6		5	anything relating to George Hesse?
1	A I think that he probably has let me 7:20:25PM	6	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM
7	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the	6 7	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM No.
8	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the way he had his way of doing things and George	6 7 8	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM  No.  Q Well, generally. 7:22:01PM
8 9	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the way he had his way of doing things and George had his way. I can't say something specific. I	6 7 8 9	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM  No.  Q Well, generally. 7:22:01PM  A I mean, generally, I know that they 7:22:02PM
8 9 10	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the way he had his way of doing things and George had his way. I can't say something specific. I mean, I think that it's kind of known he had his	6 7 8 9 10	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM  No.  Q Well, generally. 7:22:01PM  A I mean, generally, I know that they 7:22:02PM  had differences of opinion. I can't say I
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8 9 10 11 12 13 14 15 16	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the way he had his way of doing things and George had his way. I can't say something specific. I mean, I think that it's kind of known he had his opinion, George had his. He never voiced or I never knew his thoughts on things.  Q His opinion regarding what? 7:20:49PM A No, there was probably no complaint 7:21:20PM about anything specific.  Q You said they had differing opinions, 7:21:23PM Frank had his opinion and George had his	6 7 8 9 10 11 12 13 14 15 16	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM  No.  Q Well, generally. 7:22:01PM  A I mean, generally, I know that they 7:22:02PM  had differences of opinion. I can't say I remember them saying this that or the other thing.  Q When you say they had differing 7:22:12PM  opinions, what were the differing opinions?  A You know, it's just kind of talk. 7:22:16PM  Q What do you mean by talk? 7:22:20PM  A General conversation. That's why I 7:22:22PM
8 9 10 11 12 13 14 15	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the way he had his way of doing things and George had his way. I can't say something specific. I mean, I think that it's kind of known he had his opinion, George had his. He never voiced or I never knew his thoughts on things.  Q His opinion regarding what? 7:20:49PM A No, there was probably no complaint 7:21:20PM about anything specific.  Q You said they had differing opinions, 7:21:23PM Frank had his opinion and George had his opinion.	6 7 8 9 10 11 12 13 14 15	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM  No.  Q Well, generally. 7:22:01PM  A I mean, generally, I know that they 7:22:02PM  had differences of opinion. I can't say I remember them saying this that or the other thing.  Q When you say they had differing 7:22:12PM  opinions, what were the differing opinions?  A You know, it's just kind of talk. 7:22:16PM  Q What do you mean by talk? 7:22:20PM  A General conversation. That's why I 7:22:22PM  don't remember specifics.
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8 9 10 11 12 13 14 15 16 17 18 19 20	A I think that he probably has let me 7:20:25PM know at times that he wasn't satisfied with the way he had his way of doing things and George had his way. I can't say something specific. I mean, I think that it's kind of known he had his opinion, George had his. He never voiced or I never knew his thoughts on things.  Q His opinion regarding what? 7:20:49PM A No, there was probably no complaint 7:21:20PM about anything specific. Q You said they had differing opinions, 7:21:23PM Frank had his opinion and George had his opinion.  A Frank liked to write a lot of tickets, 7:21:31PM and George probably felt it wasn't necessary to write so many tickets.	6 7 8 9 10 11 12 13 14 15 16 17 18	anything relating to George Hesse?  A Specifically, can I remember anything? 7:21:59PM No.  Q Well, generally. 7:22:01PM A I mean, generally, I know that they 7:22:02PM had differences of opinion. I can't say I remember them saying this that or the other thing.  Q When you say they had differing 7:22:12PM opinions, what were the differing opinions? A You know, it's just kind of talk. 7:22:16PM Q What do you mean by talk? 7:22:20PM A General conversation. That's why I 7:22:22PM don't remember specifics. Q So you think Kevin thought that 7:22:27PM Mr. Lamm thought withdrawn. I need you to even say generally. 7:22:34PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	had as opposed to George?	2	real personal conversations with George.
3	A Yes. 7:22:48PM	3	Q Okay. 7:24:02PM
4	Q Did Ed Carter ever complain to you 7:22:50PM	4	A So anything most everything 7:24:02PM
5	about anything concerning George Hesse?	5	anything that I see or hear is more from a
6	A No. 7:22:54PM	6	general conversation. I don't think George
7	Q Did Tom Snyder ever complain to you 7:22:55PM	7	sat I probably never spent all that much time
8	about anything concerning George Hesse?	8	alone with George in the first place.
9	A No. 7:23:00PM	9	Q So are you telling us that any 7:24:15PM
10	Q How about Joe Nofi? 7:23:00PM	10	conversation anything you would've heard from
11	A No. 7:23:02PM	11	George would've been not one on one but George
12	Q Did George Hesse ever advise you that 7:23:05PM	12	saying it to a group of people?
13	he had heard that Frank Fiorillo had been making	13	A Probably. Yeah. 7:24:23PM
14	complaints about him?	14	Q Then let me break that down. Did you 7:24:25PM
15	A Complaints to where? 7:23:18PM	15	ever hear George Hesse ever say that Frank
16	Q To him. Let me rephrase the question. 7:23:19PM	16	Fiorillo was complaining to him about anything?
17	Did George Hesse ever advise you that 7:23:23PM	17	MR. GRAFF: Objection. 7:24:38PM
18	Frank Fiorillo was complaining to him about	18	A Yeah, I would say that I can't 7:24:49PM
19	anything?	19	remember a specific yeah, I would say that
20	A Specifics? 7:23:44PM	20	George probably heard somewhere along the line
21	Q If you recall anything. 7:23:46PM	21	that Frank complained about things. What they
22	A I don't recall any specifics. 7:23:49PM	22	are specifically, I don't know.
23	Q How about general? 7:23:51PM	23	Q How about with regard to Kevin Lamm, 7:25:02PM
24	A I mean, general, I guess. I don't 7:23:52PM	24	were you ever in George's presence when he made
25	think I ever had you know. I very rarely had	25	reference to a complaint that Kevin Lamm made to
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	him?	2	others felt or you know, dopey. I'd use the
3	A Kevin, no. I mean it was the thing 7:25:14PM	3	word dopey as opposed to stupid.
4	with the handcuffing is about all I can	4	Q Why would you use the word dopey as 7:26:22PM
5	remember.	5	opposed to stupid?
6	Q Same question with regard to Nofi. 7:25:20PM	6	A I think you can be I think the word 7:26:27PM
7	A No. 7:25:26PM	7	stupid means you don't know. Dopey can just be
8	Q Same question with regard to Carter. 7:25:27PM	8	dizzy dopey.
9	A No. 7:25:31PM	9	Q What makes you think that his 7:26:39PM
10	Q Same question with regard to Snyder? 7:25:32PM	10	reputation was that of being dopey?
11	A No. 7:25:34PM	11	A Just from what I gather in 7:26:43PM
12	Q Let's talk about Joe Nofi for a 7:25:35PM	12	conversations.
13	minute. You were trying to articulate when	13	Q Which was what? 7:26:47PM
14	Mr. Graff was asking you some questions about	14	A I guess people were saying he was 7:26:52PM
15	what issues certain officers had. Did he have a	15	dopey.
16	reputation of being stupid?	16	Q Did you ever learn of any examples of 7:26:54PM
17	MR. GRAFF: Objection. 7:25:46PM	17	his dopiness?
18	A I don't know if I would use the word 7:25:55PM	18	A No. 7:26:59PM
19	stupid. There is a difference. Dopey.	19	Q Other than the swinging his legs out 7:27:00PM
20	Q Okay. What do you mean by dopey? 7:25:59PM	20	of the car?
21	A I don't mean anything. I'm talking 7:26:01PM	21	A Yeah. 7:27:03PM
22	about what you're asking me about a reputation.	22	Q That was the only 7:27:04PM
23	I choose not to have much of a thought process	23	A That was my only personal contact. 7:27:05PM
24	on a lot of people. It's easier. If you're	24	Q You indicated in response to a 7:27:25PM
25	asking me what others would indicate or what	25	question from Mr. Graff that you tried to stay
25			
25	TSG Reporting - Worldwide (877) 702-9580		TSG Reporting - Worldwide (877) 702-9580

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1	PAUL CAROLLO	1	
1 2		1 2	PAUL CAROLLO
3	out of the barracks; do you recall that?  A Yes. 7:27:32PM	3	can't remember any specific time working partners with or with Ed.
4	Q Why? 7:27:33PM	4	Q Right. Let me rephrase the question. 7:28:42PM
5	A Same way I try to stay out of the crew 7:27:43PM	5	There may have been times when you 7:28:44PM
6	room at work. Just better off being away from	6	were on the same tour, correct, or your tours
7	the masses.	7	intermixed?
8	Q And I understand that. But what's the 7:27:49PM	8	A Yes. 7:28:52PM
9	reason behind that?	9	Q And so my question is more specific. 7:28:57PM
10	A Just that. 7:27:51PM	10	In 2005, let's start again with Carter, how many
11	Q What's that? 7:27:53PM	11	times did you spend any part of the tour
12	A Just that. 7:27:53PM	12	patrolling Ocean Beach side by side with Ed
13	Q Is there a reason for why you want to 7:27:56PM	13	Carter?
14	stay away from the masses?	14	A I personally can't remember any. 7:29:15PM
15	A Because you get less involved in all 7:28:00PM	15	Q How about Snyder? 7:29:17PM
16	the crap.	16	A Side by side, I kind of vaguely 7:29:19PM
17	Q How often would you work with let's 7:28:11PM	17	remember running into Snyder now and then on the
18	take 2005. How often would you work with Ed	18	street. But I don't know that I worked side by
19	Carter how often did you work with Ed Carter	19	side. I don't think I ever worked side by side.
20	in 2005?	20	Q How about Lamm? 7:29:33PM
21	MR. GRAFF: Just to clarify, are you 7:28:25PM	21	A Kevin I worked a little bit more. 7:29:34PM
22	asking about the summer?	22	Q When you say a little more? 7:29:36PM
23	MR. NOVIKOFF: Yeah, I'm only asking 7:28:28PM	23	A I can remember standing on a corner 7:29:37PM
24	about the summer, the season.	24	with Kevin.
25	A I can't remember ever no, I really 7:28:33PM	25	Q More than 10 times that season? 7:29:40PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A I would say more than 10. 7:29:43PM	2	A Right. 7:30:26PM
3	Q So somewhere between five and 10? 7:29:45PM	3	Q So if I understand your testimony 7:30:27PM
4	A Closer to five, yes. 7:29:49PM	4	correctly, for the two seasons that you for
5	MR. GRAFF: These questions are still 7:29:51PM	5	the 2004 and 2005 seasons, you didn't tour side
6	summer '05?	6	by side with Carter at all or Nofi at all,
7	MR. NOVIKOFF: Yeah. 7:29:54PM		
7	7.29.3 11.1	7	correct?
8	BY MR. NOVIKOFF: 7:29:54PM	8	correct? A Pretty much, yeah. 7:30:47PM
	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM	8 9	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM
8 9 10	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?	8 9 10	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just
8 9 10 11	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM	8 9 10 11	A Pretty much, yeah. 7:30:47PM  Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times?
8 9 10 11 12	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM  side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.	8 9 10 11 12	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM
8 9 10 11 12 13	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM  side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM	8 9 10 11 12 13	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM
8 9 10 11 12 13 14	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM	8 9 10 11 12 13	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10
8 9 10 11 12 13 14	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM	8 9 10 11 12 13 14 15	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons
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8 9 10 11 12 13 14 15 16 17 18 19 20	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM  A Frank I worked with a fair amount of 7:30:10PM times. Probably not much more than Kevin. They actually worked together a lot.  Q Between five and 10? 7:30:17PM  A Yeah. 7:30:19PM	8 9 10 11 12 13 14 15 16 17 18 19 20	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons combined? A I guess so. 7:31:09PM Q And the same amount of time would be 7:31:09PM applicable to Lamm? A Yeah. 7:31:14PM
8 9 10 11 12 13 14 15 16 17 18	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM  A Frank I worked with a fair amount of 7:30:10PM times. Probably not much more than Kevin. They actually worked together a lot.  Q Between five and 10? 7:30:17PM  A Yeah. 7:30:19PM  Q How about 2004, same question. 7:30:19PM	8 9 10 11 12 13 14 15 16 17 18	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons combined? A I guess so. 7:31:09PM Q And the same amount of time would be 7:31:09PM applicable to Lamm? A Yeah. 7:31:14PM Q Now, did you tell Mr. Hesse that 7:31:21PM
8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM  A Frank I worked with a fair amount of 7:30:10PM times. Probably not much more than Kevin. They actually worked together a lot.  Q Between five and 10? 7:30:17PM  A Yeah. 7:30:19PM  Q How about 2004, same question. 7:30:19PM  A Same, yes. 7:30:21PM	8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons combined? A I guess so. 7:31:09PM Q And the same amount of time would be 7:31:09PM applicable to Lamm? A Yeah. 7:31:14PM Q Now, did you tell Mr. Hesse that 7:31:21PM Snyder was not interested in helping you with
8 9 10 11 12 13 14 15 16 17 18 19 20 21	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM  A Frank I worked with a fair amount of 7:30:10PM times. Probably not much more than Kevin. They actually worked together a lot.  Q Between five and 10? 7:30:17PM  A Yeah. 7:30:19PM  Q How about 2004, same question. 7:30:19PM	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons combined? A I guess so. 7:31:09PM Q And the same amount of time would be 7:31:09PM applicable to Lamm? A Yeah. 7:31:14PM Q Now, did you tell Mr. Hesse that 7:31:21PM
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM  A Frank I worked with a fair amount of 7:30:10PM times. Probably not much more than Kevin. They actually worked together a lot.  Q Between five and 10? 7:30:17PM  A Yeah. 7:30:19PM  Q How about 2004, same question. 7:30:19PM  A Same, yes. 7:30:21PM  Q 2003? 7:30:22PM	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons combined? A I guess so. 7:31:09PM Q And the same amount of time would be 7:31:09PM applicable to Lamm? A Yeah. 7:31:14PM Q Now, did you tell Mr. Hesse that 7:31:21PM Snyder was not interested in helping you with that arrest on that one occasion you testified
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	BY MR. NOVIKOFF: 7:29:54PM  Q How about Nofi, summer '05, side by 7:29:55PM side on the tour together?  A I don't think Nofi worked at night. I 7:30:00PM think he only worked Sundays on 4 to 12.  Q So the answer would be? 7:30:05PM  A No. 7:30:07PM  Q How about Fiorillo? 7:30:08PM  A Frank I worked with a fair amount of 7:30:10PM times. Probably not much more than Kevin. They actually worked together a lot.  Q Between five and 10? 7:30:17PM  A Yeah. 7:30:19PM  Q How about 2004, same question. 7:30:19PM  A Same, yes. 7:30:21PM  Q 2003? 7:30:22PM  A I wasn't there. 7:30:23PM	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A Pretty much, yeah. 7:30:47PM Q And for the 2004, 2005 seasons, if you 7:30:48PM toured at all with Snyder, it would've been just a few times? A Yes. 7:30:55PM Q And for those two seasons, you toured 7:30:55PM side by side with Fiorillo anywhere between 10 times and 20 times in those two seasons combined? A I guess so. 7:31:09PM Q And the same amount of time would be 7:31:09PM applicable to Lamm? A Yeah. 7:31:14PM Q Now, did you tell Mr. Hesse that 7:31:21PM Snyder was not interested in helping you with that arrest on that one occasion you testified to?

	<u>5</u> :	521_	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A No. 7:31:28PM	2	A I don't think there was any real 7:32:33PM
3	Q Now, let's go to the events of I 7:31:36PM	3	conversation about it. Everyone was just kind
4	guess April 2nd was that annual meeting. You	4	of laughing about it.
5	testified that you thought that George thought	5	Q How long were they laughing about it? 7:32:38PM
6	it was funny that the four of the plaintiffs	6	A Less than 10 minutes. 7:32:40PM
7	that were there that day were fired. Do you	7	Q Now we're only talking about George 7:32:42PM
8	recall that?	8	Hesse. You saw George Hesse, on April 2nd
9	A Yes. 7:31:51PM	9	A The whole thing would've gone on less 7:32:48PM
10	Q What is the basis for your belief that 7:31:52PM	10	than 10 minutes. I know you want to
11	George Hesse thought it was funny?	11	specifically it was in a group.
12	A That everybody was laughing. 7:31:59PM	12	Q I understand. George was part of a 7:32:55PM
13	Q Okay. But was George laughing? 7:32:01PM	13	group of people, right?
14	A Yeah. 7:32:04PM	14	A Right. 7:32:58PM
15	Q Do you know what George were you 7:32:06PM		Q And you saw from some type of 7:32:58PM
16	present when George was laughing or did you	16	distance were you part of that group?
17		17	
18	witness from a distance that George was laughing?	18	
19	MR. GRAFF: Objection. 7:32:13PM	19	Q And were you in the group of the 7:33:04PM people laughing?
20	A Was I personally standing next to him, 7:32:16PM	20	A It was, I don't know, 25 people maybe, 7:33:10PM
21	no. Was I in the room, yeah.	21	whatever the amount was.
22		22	
23	Q Do you know what the conversation 7:32:20PM was did you hear the conversation where you	23	Q Were they all in one circle, like you 7:33:14PM would be at a campsite?
24	saw George Hesse laughing?	24	A A room, you know, maybe twice the size 7:33:19PM
25		25	of this room.
2.5	<u> </u>	2.5	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q So people were milling around, 7:33:23PM	2	Q And you can't tell us as you sit here 7:34:21PM
3	correct?	3	today what George Hesse was talking about with
4	A Yes. 7:33:25PM	4	anybody else when he was laughing, can you?
5	MR. GRAFF: Objection. Could we just 7:33:25PM	5	MR. GRAFF: Objection. 7:34:30PM
6	clarify the size of the room?	6	A Specific conversation with somebody 7:34:35PM
7	MR. NOVIKOFF: I think he just said 7:33:30PM	7	else as opposed to the whole room?
8	the size of this room.	8	Q Right. 7:34:38PM
9	A It's probably 14 feet wide, so it's 7:33:37PM	9	A I know what the gist was about. 7:34:42PM
10	a no, 28 feet wide, that room. I'm going to	10	Q You think you know what the gist was 7:34:43PM
11	say that place was 30 by 40.	11	about. My question is, where George Hesse was
12	Q So a 30-by-40 room. There were about 7:33:51PM	12	standing when he was laughing, according to your
13	25, 30 people there. Were they in separate	13	testimony, you can't tell us what the
14	groups during that 10-minute period that you saw	14	conversation was about?
15	people laughing?	15	MR. GRAFF: Objection. 7:34:54PM
16	A No. Everybody was just, you know 7:34:02PM	16	BY MR. NOVIKOFF: 7:34:54PM
17	Q Milling around? 7:34:05PM	17	Q Because you didn't hear the 7:34:56PM
18	A Yeah. 7:34:06PM	18	conversation, correct?
19	Q Like at a cocktail party? 7:34:06PM	19	MR. GRAFF: Objection. 7:34:58PM
20	A Exactly. Yes. 7:34:08PM	20	A I don't think it really was a 7:35:01PM
21	Q And were you present during any part 7:34:10PM	21	conversation.
22	of a conversation wherein you saw George Hesse	22	Q Then was George Hesse just smiling for 7:35:04PM
		1	
23		23	10 minutes?
	laughing? MR. GRAFF: Objection. 7:34:18PM	23	MR. GRAFF: Objection. 7:35:07PM
23	laughing?	1	
23 24	laughing? MR. GRAFF: Objection. 7:34:18PM	24	MR. GRAFF: Objection. 7:35:07PM

	5	1	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Could it be because he was happy to 7:35:13PM	2	A Outside. 7:36:06PM
3	see a number of those police officers who he	3	Q But didn't George Hesse talk to each 7:36:08PM
4	hadn't seen in many months?	4	one of you in a private room?
5	MR. GRAFF: Objection. 7:35:20PM	5	A Each one he came out with them. 7:36:14PM
6	A No, it wasn't that. I said when they 7:35:23PM	6	Q He came out with each one of them? 7:36:18PM
7	all walked off, everybody was laughing, that's	7	A No. I'm very unclear about that. 7:36:20PM
8	it.	8	Q That's what I'm asking you. Again, 7:36:23PM
9	Q Where was George Hesse when they all 7:35:41PM	9	I'm not trying to trip you up. But Mr. Graff
10	walked off?	10	asked you some questions, and he let some things
11	MR. GRAFF: Objection. 7:35:44PM	11	hang out there without following up.
12	MR. NOVIKOFF: What's the basis of 7:35:45PM	12	A Okay. 7:36:34PM
13	that one?	13	Q So during this annual meeting in April 7:36:35PM
14	MR. GRAFF: I don't understand what 7:35:47PM	14	of 2006, George Hesse would meet with various
15	you're asking.	15	officers, various people who were told to come
16	MR. NOVIKOFF: He said when they 7:35:48PM	16	to that meeting in a private room, right?
17	walked off, they were all laughing. Based	17	MR. GRAFF: Objection. 7:36:48PM
18	upon his prior testimony, he's referring to	18	BY MR. NOVIKOFF: 7:36:49PM
19	when the four plaintiffs left to go to the	19	Q Is that correct? 7:36:49PM
20	water taxi, everyone else in the room was	20	MR. GRAFF: Objection. 7:36:51PM
21	laughing.	21	A Ask me again. 7:36:51PM
22	BY MR. NOVIKOFF: 7:36:02PM	22	Q George Hesse would have conversations 7:36:53PM
23	Q Am I correct? 7:36:03PM	23	with various individuals in a private room,
24	A Outside, yeah. 7:36:04PM	24	correct?
25	Q Where was George Hesse? 7:36:05PM	25	MR. GRAFF: Objection. 7:36:58PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A Yes. 7:37:01PM	2	Q Here is my question. Did you ever see 7:38:09PM
3	Q And then presumably when the 7:37:02PM	3	them walk into the room to speak with Mr. Hesse?
4	conversation was done, the person would leave	4	A No. 7:38:15PM
5	the room, right, and another person would come	5	
			Q Did you ever see them walk out of the 7:38:16PM
6	in and talk to George?	6	room after speaking with Mr. Hesse?
7	MR. GRAFF: Objection. 7:37:14PM	6 7	room after speaking with Mr. Hesse? A I can't recall. 7:38:31PM
7 8	MR. GRAFF: Objection. 7:37:14PM A I'm trying to think if they were 7:37:27PM	6 7 8	room after speaking with Mr. Hesse?  A I can't recall. 7:38:31PM  Q Okay. 7:38:34PM
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7 8 9 10	MR. GRAFF: Objection. 7:37:14PM A I'm trying to think if they were 7:37:27PM outside individually or not or if they remained in the room.	6 7 8 9	room after speaking with Mr. Hesse?  A I can't recall. 7:38:31PM  Q Okay. 7:38:34PM  A The only picture I have is them 7:38:34PM walking off.
7 8 9 10 11	MR. GRAFF: Objection. 7:37:14PM A I'm trying to think if they were 7:37:27PM outside individually or not or if they remained in the room. Q "They" being whom? 7:37:31PM	6 7 8 9 10	room after speaking with Mr. Hesse?  A I can't recall. 7:38:31PM  Q Okay. 7:38:34PM  A The only picture I have is them 7:38:34PM walking off.  Q Is the four of them walking off? 7:38:37PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	A I haven't been there so long myself, 7:39:11PM	2	Did you hear what he was laughing at, if
3	I'm trying to envision the whole place.	3	anything?
4	200 feet. 7:39:16PM	4	MR. GRAFF: Objection. 7:40:12PM
5	Q So you were outside of the boathouse 7:39:17PM	5	A It was the whole group laughing. 7:40:13PM
6	when you saw the four of them walking towards	6	Q What whole group? 7:40:15PM
7	the water taxi; is that your testimony?	7	A The whole group of guys. Not the 7:40:17PM
8	A Yes. 7:39:23PM	8	whole group. Not everybody was. Certainly
9	Q Was George Hesse inside the boathouse 7:39:23PM	9	50 percent.
10	or outside the boathouse when you recall seeing	10	Q Were they all on the balcony with 7:40:22PM
11	the four of them walk to the water taxi?	11	George?
12	A I believe he was on the deck. 7:39:31PM	12	A No. 7:40:25PM
13	Q On the deck where? 7:39:37PM	13	Q Who was on the balcony with George? 7:40:25PM
14	A Outside the boathouse. 7:39:39PM	14	A I don't remember anyone else that was 7:40:28PM
15	Q Was anyone on the deck with him? 7:39:40PM	15	on there with him.
16	A It's only stairs. I don't know. 7:39:45PM	16	Q So George was just laughing by 7:40:33PM
17	Q Was George Hesse giggling when you saw 7:39:48PM	17	himself?
18	him on the deck as the four of them were walking	18	A Yeah. 7:40:37PM
19	towards the water taxi?	19	Q Watching the four of them walk away? 7:40:38PM
20	MR. GRAFF: Objection. 7:39:56PM	20	A Yeah. 7:40:41PM
21 22	A I believe so. 7:40:01PM O Giggling? 7:40:02PM	21	Q You said you were not comfortable with 7:40:50PM
23	Q Giggling? 7:40:02PM A I would say laughing. I don't know 7:40:04PM	23	how it went down. What specifically were you not comfortable with?
24	what giggling is.	24	A I think he could've done it on a more 7:40:57PM
25	Q Do you know what he was laughing at? 7:40:07PM	25	personal level.
			<u> </u>
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Tell me how. 7:41:02PM	2	Q And he didn't go out, to your 7:41:47PM
3	A You know, in other words, that 7:41:03PM	3	knowledge, and withdrawn.
4	everybody was there.	4	So is it your opinion that you were 7:41:53PM
5	Q You think 7:41:06PM	5	uncomfortable because you think that George
6	A In other words, if you wanted to fire 7:41:07PM	6	could have done it in an even more private
7	somebody, terminate them, whatever term you want	7	manner?
8	to use, it could've been done personally.	8	MR. GRAFF: Objection. 7:42:02PM
9	Q But he did fire them personally. 7:41:18PM	9	A Yes. 7:42:02PM
10	Didn't he fire them in a private room?	10	Q Where the other officers weren't 7:42:03PM there?
11 12	A Are you asking me how 7:41:23PM O No, no. Did he fire them in the 7:41:26PM	11	A Yes. 7:42:05PM
13	Q No, no. Did he fire them in the 7:41:26PM private room or did he fire them in front of	13	Q And did you ever state to George Hesse 7:42:06PM
14	everyone in a big speech?	14	that you were uncomfortable with how he handled
15	MR. GRAFF: Objection. 7:41:31PM	15	it?
16	BY MR. NOVIKOFF: 7:41:32PM	16	A No. 7:42:11PM
17	Q How did he fire them? 7:41:33PM	17	Q Now, did you hear anyone that day when 7:42:14PM
18	MR. GRAFF: Objection. 7:41:35PM	18	you say they were laughing speak disparagingly
19	BY MR. NOVIKOFF: 7:41:35PM	19	about the plaintiffs?
20	Q To your knowledge or belief. 7:41:36PM	20	A Repeat that question. 7:42:30PM
21	A My belief is they were inside and told 7:41:37PM	21	Q You said you saw a number of people 7:42:31PM
22	they weren't needed anymore.	22	laughing, and you believed that they were
23	Q He didn't say that to the group in 7:41:42PM	23	laughing because of the events that took place
24	front of them, did he, to your knowledge?	24	as it pertained to their jobs, correct?
25	A No. 7:41:46PM	25	A Yes. 7:42:44PM
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q Did you specifically hear anyone that 7:42:44PM	2	How about Kevin Lamm, do you know what George's
3	day, in or out of the boathouse, speak	3	feelings were about Kevin Lamm?
4	disparagingly of any of the plaintiffs?	4	MR. GRAFF: Objection. 7:43:46PM
5	MR. GRAFF: Objection. 7:42:56PM	5	MR. CONNOLLY: Objection. 7:43:48PM
6	A I can't remember. 7:43:00PM	6	A I don't know. 7:43:57PM
7	Q In response to one of Mr. Graff's 7:43:07PM	7	Q What is your understanding of George 7:43:59PM
8	questions you said that everyone knew of	8	Hesse's feelings about Kevin Lamm?
9	George's feelings of each of them.	9	MR. GRAFF: Objection. 7:44:03PM
10	MR. GRAFF: Objection. 7:43:15PM	10	MR. CONNOLLY: Objection. 7:44:04PM
11	BY MR. NOVIKOFF: 7:43:15PM	11	A What I stated already about the 7:44:04PM
12	Q Do you recall giving that answer? 7:43:17PM	12	handcuffing thing.
13	A Yes. 7:43:19PM	13	Q Same question with regard to Frank 7:44:08PM
14 15	Q Would that include you? Would you 7:43:20PM also know George's feelings about each one of	14 15	Fiorillo.  MR. GRAFF: Objection. 7:44:10PM
16	them?	16	MR. GRAFF: Objection. 7:44:10PM  A The summons, the same thing about the 7:44:14PM
17		17	
18	MR. GRAFF: Objection. 7:43:27PM A Yes. 7:43:28PM	18	summonses.  Q Same question about Tom Snyder. 7:44:16PM
19	Q What was George's feelings about Ed 7:43:29PM	19	MR. GRAFF: Objection. 7:44:19PM
20	Carter?	20	A I don't know. I'm not sure what 7:44:23PM
21	MR. GRAFF: Objection. 7:43:32PM	21	George's opinion of him was.
22	MR. CONNOLLY: Objection. 7:43:33PM	22	Q Same question as to Joe Nofi. 7:44:26PM
23	A Actually, I shouldn't say that. I 7:43:34PM	23	MR. GRAFF: Objection. 7:44:28PM
24	don't know what his feelings were on Ed Carter.	24	A I can't say for sure that I ever 7:44:56PM
25	Q Okay. So then my question is okay. 7:43:39PM	25	heard I can't remember whether George
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	whether I ever heard George say whether he was	2	Q That's fine. Nofi, same question. 7:45:52PM
3	dumb or not.	3	MR. GRAFF: Same objection. 7:45:55PM
4	Q Okay. My question's a little bit more 7:45:04PM	4	A Same thing. 7:45:56PM
5	general.	5	Q Carter, same question. 7:45:57PM
6	A You're asking what George thinks about 7:45:06PM	6	MR. GRAFF: Objection. 7:45:59PM
7	them?	7	A The same answer. 7:45:59PM
8	Q Right. 7:45:09PM	8	Q Fiorillo? 7:46:01PM
9	A I can't specifically say that I heard 7:45:09PM	9	MR. GRAFF: Objection. 7:46:02PM
10	George say that.	10	A Didn't we start with Fiorillo? 7:46:07PM
11	Q I'm not really asking you what George 7:45:12PM	11	Q Snyder? 7:46:10PM
12	may have said or not said. My question to you	12	MR. GRAFF: Objection. 7:46:10PM
13	is, what is your belief as to what as to how	13	A Same thing. 7:46:11PM
14	George felt about Joe Nofi?	14	Q Lamm? 7:46:12PM
15	MR. GRAFF: Objection. 7:45:22PM	15	MR. GRAFF: Objection. 7:46:13PM
16	MR. CONNOLLY: Objection. 7:45:23PM	16	A Same thing. 7:46:13PM
17	A My belief would probably be that 7:45:25PM	17	Q And what is the basis for your belief 7:46:14PM
18	you know, that he was dopey.	18	that you knew what everyone else thought
19	Q Let's put you aside now. Your 7:45:31PM	19	George's feelings were about each of the
20	original answer was, in sum or substance,	20	plaintiffs?
21	everyone knew George's feeling about each of	21	MR. GRAFF: Objection. 7:46:23PM
22	them. What was everyone's feeling about how	22	BY MR. NOVIKOFF: 7:46:23PM
23	George felt about Frank Fiorillo?	23	Q It's a convoluted question, but it 7:46:26PM
24	MR. GRAFF: Objection. 7:45:43PM	24	actually makes sense.
25	A The same thing I just said. 7:45:49PM	25	A Repeat it again. 7:46:30PM
	,	1	
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q You've testified that, in your 7:46:32PM	2	liked? I wouldn't say what anybody thought,
3	opinion, everyone knew what George's feelings	3	because once you get people on a personal level,
4	were about each of the five plaintiffs. So my	4	they have a different opinion of what they go
5	question now is, what is the basis for your	5	with their group. So what someone may say about
6	belief that, as you say	6	Frank in a group, they may not say in person.
7	A Osmosis. 7:46:47PM	7	
8		8	- •
	Q everyone else knew what George's 7:46:48PM		about any of the plaintiffs?
9	feelings were about each of these plaintiffs?	9	A Absolutely. 7:48:14PM
10	MR. GRAFF: Objection. 7:46:53PM	10	Q That's fine. I just want to get that 7:48:14PM
11	A Osmosis. 7:46:56PM	11	clear.
12	Q And being 30 years away from my earth 7:46:58PM	1	MR. GRAFF: It's untimely, but 7:48:27PM
13	science class, what do you mean by osmosis?	13	objection to the last question.
14	A Things just sucked in. 7:47:04PM	14	BY MR. NOVIKOFF: 7:48:30PM
15	Q What things? 7:47:05PM	15	Q You said a lot of people didn't like 7:48:53PM
16	A Just conversations people had, I 7:47:15PM	16	them a lot. That was in response to a question
17	guess. Just being in a room.	17	that Mr. Graff asked you. Do you want to
18	Q Let me ask you a question. Based upon 7:47:20PM	18	explain the basis for that answer?
19	your experience and time during those seasons,	19	MR. GRAFF: Objection. 7:49:03PM
20	what was was Frank Fiorillo well liked by a	20	A Can you ask that question again? 7:49:12PM
21	majority of the other police officers?	21	Q Yeah. I believe in response to one of 7:49:14PM
22	MR. GRAFF: Objection. 7:47:38PM	22	Mr. Graff's questions, you said that a lot of
23	A I don't think he was disliked. I 7:47:41PM	23	people didn't like the plaintiffs a lot. Do you
24	don't know about well liked. I liked Frank. I	24	remember that?
25	can't say whether people well liked well	25	MR. GRAFF: Objection. 7:49:22PM
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1	DATE CAROLLO		
	PAUL CAROLLO	1	PAUL CAROLLO
	PAUL CAROLLO  A I don't know if I stated that much 7:49:28PM	1 2	PAUL CAROLLO A Personally? 7.50:27PM
2	A I don't know if I stated that much, 7:49:28PM	2	A Personally? 7:50:27PM
2 3	A I don't know if I stated that much, 7:49:28PM but perhaps.	2 3	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM
2 3 4	A I don't know if I stated that much, 7:49:28PM but perhaps.  Q What would be the basis for that 7:49:30PM	2 3 4	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM  MR. GRAFF: Objection. 7:50:32PM
2 3 4 5	A I don't know if I stated that much, 7:49:28PM but perhaps.  Q What would be the basis for that belief?	2 3 4 5	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM  MR. GRAFF: Objection. 7:50:32PM  A No. 7:50:32PM
2 3 4 5 6	A I don't know if I stated that much, 7:49:28PM but perhaps.  Q What would be the basis for that 7:49:30PM belief?  A Just as what I stated before. Just 7:49:32PM	2 3 4 5 6	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM  MR. GRAFF: Objection. 7:50:32PM  A No. 7:50:32PM  Q How about Ty Bacon? 7:50:37PM
2 3 4 5 6 7	A I don't know if I stated that much, 7:49:28PM but perhaps.  Q What would be the basis for that 7:49:30PM belief?  A Just as what I stated before. Just 7:49:32PM conversations. I don't know exact conversation.	2 3 4 5 6 7	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM  MR. GRAFF: Objection. 7:50:32PM  A No. 7:50:32PM  Q How about Ty Bacon? 7:50:37PM  MR. GRAFF: Objection. 7:50:49PM
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2 3 4 5 6 7 8 9	A I don't know if I stated that much, 7:49:28PM but perhaps.  Q What would be the basis for that 7:49:30PM belief?  A Just as what I stated before. Just 7:49:32PM conversations. I don't know exact conversation. I can't remember whether I heard specific things. Just, you know, you get the feeling of things around you.	2 3 4 5 6 7 8 9	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM  MR. GRAFF: Objection. 7:50:32PM  A No. 7:50:32PM  Q How about Ty Bacon? 7:50:37PM  MR. GRAFF: Objection. 7:50:49PM  A Did Ty ever speak to me personally? 7:50:55PM  Q Yeah, about any of the plaintiffs. 7:50:58PM  MR. GRAFF: Objection. 7:50:59PM
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A I don't know if I stated that much, but perhaps.  Q What would be the basis for that belief?  A Just as what I stated before. Just 7:49:32PM conversations. I don't know exact conversation. I can't remember whether I heard specific things. Just, you know, you get the feeling of things around you.  Q So it was your feeling at what point in time did you have this feeling that the plaintiffs weren't well liked by the other members of the police department?  MR. GRAFF: Objection. 7:49:55PM  A At what point? 7:49:56PM  Q Yeah. 7:49:58PM  A I don't know. Probably maybe the 7:50:09PM second year.  Q That would be the 2005 season? 7:50:12PM  A 2005, yeah. 7:50:16PM	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Personally? 7:50:27PM  Q Yeah. To you personally. 7:50:28PM  MR. GRAFF: Objection. 7:50:32PM  A No. 7:50:32PM  Q How about Ty Bacon? 7:50:37PM  MR. GRAFF: Objection. 7:50:49PM  A Did Ty ever speak to me personally? 7:50:55PM  Q Yeah, about any of the plaintiffs. 7:50:58PM  MR. GRAFF: Objection. 7:50:59PM  A No. 7:51:00PM  Q Last question, hopefully. Did you 7:51:05PM  ever hear the plaintiffs make any antisemitic remarks?  A Did I ever hear the plaintiffs make 7:51:14PM  any antisemitic remarks. No.  MR. NOVIKOFF: I have no further 7:51:18PM questions.  MR. GRAFF: Just a couple of 7:51:20PM  follow-ups on some of Mr. Novikoff's questions.
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	what I'm talking about?	2	Q To the extent that it was your 7:52:36PM
3	A Yes. 7:51:36PM	3	perception that other people saw him as dopey,
4	Q Did you have do you have any 7:51:36PM	4	was it your perception that that had to do with
5	doubt although you can't remember the	5	how he performed as a police officer?
6	specifics of what was said, do you have any	6	MR. NOVIKOFF: Objection. Foundation. 7:52:48PM
7	doubt that George Hesse communicated in	7	MR. CONNOLLY: Objection. 7:52:50PM
8	substance that the reference he had given was	8	A Hit me with that one again. 7:52:53PM
9	negative?	9	Q Sure. 7:52:55PM
10	MR. NOVIKOFF: Objection. 7:51:48PM	10	Whatever you're describing as dopey as 7:52:59PM
11	MR. CONNOLLY: Objection. 7:51:49PM	11	far as other people's views of Mr. Nofi, did
12	A Do I have any doubt? I doubt 7:51:50PM	12	those views or that dopiness have anything to do
13	everything I say. But that's what I felt.	13	with his performance as a police officer?
14	Q As far as the word "dopey" as you used 7:52:00PM	14	A What other people thought or what I 7:53:09PM
15	to characterize other people's feelings for	15	thought?
16	Mr. Nofi, did whatever you're using the word	16	Q What other people thought. 7:53:12PM
17	"dopey" to describe have any bearing on	17	MR. NOVIKOFF: Objection. 7:53:13PM
18	Mr. Nofi's effectiveness or qualifications as a	18	A I can't speak for what I would 7:53:14PM
19	police officer?	19	assume that's why they were saying it. It's
20	MR. CONNOLLY: Objection to the form. 7:52:22PM	20	only an assumption.
21	MR. NOVIKOFF: Objection. 7:52:24PM	21	Q Did you believe that is it your 7:53:20PM
22	A You know, I have no personal knowledge 7:52:25PM	22	opinion that Joe Nofi was dopey, as you've used
23	of that. I never really worked with him side by	23	the term?
24	side. So I would just be going off I really	24	A I wouldn't view him as he has 7:53:34PM
25	can't form an opinion on it.	25	his it's one of those things that you have
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	to to meet him is to understand it. I mean,	2	worked with Frank. I've worked with Kevin.
3	to sit here and say it is really unfair. Just	3	There was Ken Boggleman. Dyer was there the
4	his mannerisms or whatever. I think it's unfair	4	first year. I don't remember if he was there
5	to make a statement about that because it's more	5	the second year. Pat Cherry was on for a few of
6	of it's not an action as much as a way about	6	them. There were a few different people.
7	you.	7	Q And other than the names that you've 7:55:11PM
8	Q And based on your own experience with 7:54:02PM	8	mentioned, were there any other people that you
9	Mr. Nofi, I believe I asked you earlier, did you	9	worked with side by side in the '06 season?
10	believe that he was a good police officer?	10	A There was a group of guys that came 7:55:32PM
11	MR. NOVIKOFF: Objection. 7:54:09PM	11	from Suffolk corrections. I don't remember what
12	MR. CONNOLLY: Objection. 7:54:10PM	12	year that was. Maybe that '04, '05. I don't
13	MR. NOVIKOFF: Foundation. I don't 7:54:10PM	13	remember what year they came.
14	think he's had experience with Nofi.	14	Q And did you work side by side with any 7:55:42PM
11 0			of those individuals that you've referring to?
15	A Yeah. 7:54:13PM	15	of those individuals that you're referring to?
16	Q Did you have any view one way or the 7:54:14PM	16	A Yeah. I wouldn't say side by side, 7:55:49PM
16 17	Q Did you have any view one way or the 7:54:14PM other with respect to Joe Nofi?	16 17	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.
16 17 18	Q Did you have any view one way or the 7:54:14PM other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM	16 17 18	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM
16 17 18 19	Q Did you have any view one way or the 7:54:14PM other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM A No. 7:54:19PM	16 17 18 19	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM
16 17 18 19 20	Q Did you have any view one way or the other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM A No. 7:54:19PM Q Mr. Novikoff had asked you some 7:54:20PM	16 17 18 19 20	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM they worked the 9-to-5 shift too. Maybe some of
16 17 18 19 20 21	Q Did you have any view one way or the other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM  A No. 7:54:19PM  Q Mr. Novikoff had asked you some 7:54:20PM questions about the extent to which you worked	16 17 18 19 20 21	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM they worked the 9-to-5 shift too. Maybe some of them worked midnight.
16 17 18 19 20 21	Q Did you have any view one way or the other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM  A No. 7:54:19PM  Q Mr. Novikoff had asked you some 7:54:20PM questions about the extent to which you worked side by side with the plaintiffs at Ocean Beach.	16 17 18 19 20 21 22	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM they worked the 9-to-5 shift too. Maybe some of them worked midnight.  Q Did you work with those individuals 7:56:09PM
16 17 18 19 20 21 22	Q Did you have any view one way or the other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM  A No. 7:54:19PM  Q Mr. Novikoff had asked you some 7:54:20PM questions about the extent to which you worked side by side with the plaintiffs at Ocean Beach.  Who did you work side by side with primarily in	16 17 18 19 20 21 22 23	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM they worked the 9-to-5 shift too. Maybe some of them worked midnight.  Q Did you work with those individuals 7:56:09PM side by side more than you did with Frank
16 17 18 19 20 21 22 23 24	Q Did you have any view one way or the 7:54:14PM other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM  A No. 7:54:19PM  Q Mr. Novikoff had asked you some 7:54:20PM questions about the extent to which you worked side by side with the plaintiffs at Ocean Beach.  Who did you work side by side with primarily in the '05 summer season?	16 17 18 19 20 21 22 23 24	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM they worked the 9-to-5 shift too. Maybe some of them worked midnight.  Q Did you work with those individuals 7:56:09PM side by side more than you did with Frank Fiorillo?
16 17 18 19 20 21 22	Q Did you have any view one way or the other with respect to Joe Nofi?  MR. NOVIKOFF: Objection. 7:54:18PM  A No. 7:54:19PM  Q Mr. Novikoff had asked you some 7:54:20PM questions about the extent to which you worked side by side with the plaintiffs at Ocean Beach.  Who did you work side by side with primarily in	16 17 18 19 20 21 22 23	A Yeah. I wouldn't say side by side, 7:55:49PM but, you know, I was around them more.  Q Around them more? 7:55:55PM A Well, in other words, they I think 7:55:57PM they worked the 9-to-5 shift too. Maybe some of them worked midnight.  Q Did you work with those individuals 7:56:09PM side by side more than you did with Frank

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1	PAUL CAROLLO	1	PAUL CAROLLO
2	Q On the occasions when you did work 7:56:17PM	2	time?
3	with Frank Fiorillo, did you ever write	3	A I would've thought there was, but I 7:57:35PM
4	summonses with him?	4	can't remember seeing exactly anything.
5	A Yeah, I'd say so. 7:56:25PM	5	Q After the point where you saw them 7:57:40PM
6	Q Based on your experience writing 7:56:27PM	6	walking to the water taxi, how much time passed
7	summons with Mr. Fiorillo, in your opinion, was	7	until people then moved inside for the meeting?
8	there anything wrong with his summons writing	8	A Less than 10 minutes, probably. 7:57:55PM
9	practices?	9	Q And then when people were inside 7:58:01PM
10	MR. NOVIKOFF: Objection. 7:56:34PM	10	milling around after they moved in, about how
11	A His practices? No. 7:56:35PM	11	much time passed after from when people moved
12	Q Going back to the April 2nd meeting. 7:56:39PM	12	in until the meeting got underway?
13	Did you see whether George Hesse met privately	13 14	A Say that again. 7:58:12PM
14 15	with anyone other than the plaintiffs before	15	Q Once people started moving inside and 7:58:14PM
16	that meeting started?		were milling around inside, how much milling
17	A There were a few people on the thing. 7:57:04PM I think he must have. I can't say for sure. I	16 17	around time was there until the meeting actually started?
18	can't even say that I saw him specifically	18	MR. CONNOLLY: Objection. 7:58:24PM
19	meeting it's more of a knowledge than sight	19	A It was all pretty instant. It all 7:58:27PM
20	that they met personally. I don't know if the	20	kind of happened very quick.
21	that they flet personany. I don't know if the	21	
22	time. I'm not sure about it.	22	Q Do you recall whether when people were 7:58:39PM outside, before any of the plaintiffs went in,
23	Q Other than the plaintiffs, did you see 7:57:20PM	23	whether people had formed a line?
24	anyone else go in to meet with Hesse, whether it	24	A Before they went in, I believe so. 7:58:53PM
25	was one at a time or two at a time or three at a	25	Q And who was in that were the 7:58:55PM
23			-
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1	PAUL CAROLLO	1	PAUL CAROLLO
2	plaintiffs in that line?	2	he was taking a picture.
3	A I can't say who was in the line. 7:58:58PM	3	Q Just one more. Mr. Novikoff was 8:00:23PM
4	Q Do you recall anyone else being in the 7:59:02PM	4	asking you some questions about what
5	line aside from plaintiffs?	5	specifically was the basis for your testifying
6	A I thought there was. 7:59:06PM	6	that George Hesse was laughing or thought it was
7	Q Do you recall that plaintiffs were in 7:59:09PM	7	humorous that the plaintiffs had been fired.
8	the line?	8	Let me get to my question.
9	A I can only assume yeah, they were 7:59:19PM	9	Do you have any doubt that you 8:00:42PM
10	inside. They obviously were inside. This is	10	observed George Hesse expressing amusement or
11	all obvious things. I saw them walking out.	11	laughter over the fact that plaintiffs had been
12	Not paying attention or realizing what's going	12	fired before the April 2nd meeting started
13	on. So I remember a line going up. When they	13	when people were inside?
14	were on it or exactly how that all transpired or	14	MR. CONNOLLY: Objection. 8:00:55PM
15	was there anybody else on it or was it only the	15	MR. NOVIKOFF: Objection. 8:00:56PM
16	four of them, I can't say.	16	A Reask that. 8:00:58PM
17	Q Did you see Ty Bacon come off the 7:59:46PM	17	Q Once people moved inside for the 8:00:59PM
18	water taxi on the day of the meeting?	18	meeting, before the meeting started, do you
19	A No. 7:59:51PM	19	believe that you saw George Hesse laughing about
			1 1 1100 X 1 01 XO
20	Q At what point on April 2nd at the 7:59:57PM	20	plaintiffs being fired?
21	Q At what point on April 2nd at the 7:59:57PM meeting or at any point around the meeting on	21	A There were a bunch of people laughing. 8:01:12PM
21 22	Q At what point on April 2nd at the 7:59:57PM meeting or at any point around the meeting on April 2nd, did you get a new ID?	21 22	A There were a bunch of people laughing. 8:01:12PM MR. NOVIKOFF: What was that answer? 8:01:14PM
21 22 23	Q At what point on April 2nd at the 7:59:57PM meeting or at any point around the meeting on April 2nd, did you get a new ID?  A I think he handed out yeah, he was 8:00:06PM	21 22 23	A There were a bunch of people laughing. 8:01:12PM MR. NOVIKOFF: What was that answer? 8:01:14PM THE WITNESS: There were a bunch of 8:01:15PM
21 22 23 24	Q At what point on April 2nd at the 7:59:57PM meeting or at any point around the meeting on April 2nd, did you get a new ID?  A I think he handed out yeah, he was 8:00:06PM taking pictures. You know what, did we get it	21 22 23 24	A There were a bunch of people laughing. 8:01:12PM MR. NOVIKOFF: What was that answer? 8:01:14PM
21 22 23	Q At what point on April 2nd at the 7:59:57PM meeting or at any point around the meeting on April 2nd, did you get a new ID?  A I think he handed out yeah, he was 8:00:06PM taking pictures. You know what, did we get it then or did he just take the picture? I think	21 22 23	A There were a bunch of people laughing. 8:01:12PM MR. NOVIKOFF: What was that answer? 8:01:14PM THE WITNESS: There were a bunch of 8:01:15PM people laughing.
21 22 23 24	Q At what point on April 2nd at the 7:59:57PM meeting or at any point around the meeting on April 2nd, did you get a new ID?  A I think he handed out yeah, he was 8:00:06PM taking pictures. You know what, did we get it	21 22 23 24	A There were a bunch of people laughing. 8:01:12PM MR. NOVIKOFF: What was that answer? 8:01:14PM THE WITNESS: There were a bunch of 8:01:15PM

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1	PAUL CAROLLO	1	PROCEEDINGS
2	BY MR. GRAFF: 8:01:17PM	2	CERTIFICATE
3	Q Do you have any doubt that the source 8:01:18PM	1	CERTIFICATE
4	of their amusement was the fact that plaintiffs	3	A MIDLIOUNIGON DDD CDD CAD NA DDAY
5	had been terminated, whether or not you remember	4	I, JUDI JOHNSON, RPR, CRR, CLR, a Notary Public in
6	specifically what was said?	5	and for the State of New York, do hereby certify:
7	MR. NOVIKOFF: Objection. Foundation. 8:01:26PM	6	THAT the witness whose testimony is hereinbefore
8	MR. CONNOLLY: Objection. 8:01:30PM	7	set forth, was duly sworn by me; and
9	A Yeah, I believe that's what they were 8:01:31PM	8	THAT the within transcript is a true record
10	laughing about.	9	of the testimony given by said witness. I further
11	Q And the basis for your belief was your 8:01:35PM	10	certify that I am not related, either by blood or
12	observations?	11	marriage, to any of the parties to this action; and
13	A My observations. 8:01:38PM	12	THAT I am in no way interested in the outcome of
14	MR. GRAFF: Thank you again for coming 8:01:40PM	13	this matter.
15		1	
16	in today. (Time noted 8:01 p.m.) 8:01:42PM	14	IN WITNESS WHEREOF, I have hereunto set
17		15	my hand this 21st day of August, 2009.
	8:01:42PM	16	
18 19	PAUL CAROLLO 8:01:42PM 8:01:42PM	17	
129		18	JUDI JOHNSON, RPR, CRR, CLR
20	Subscribed and sworn to before me 8:01:42PM	19	
20	this day of , 2009 8:01:42PM	20	
0.1	8:01:42PM	21	
21	8:01:42PM	22	
22	8:01:42PM	23	
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21:6	23:16,17	27:2	29:11	31:11
2:05:11PM (1)	2:07:43PM (1)	2:10:58PM (1)	2:13:20PM (2)	2:15:48PM (1)
21:7	23:19	27:3	29:12,13	31:12
2:05:21PM (1)	2:07:49PM (1)	2:11:05PM (1)	2:13:23PM (1)	2:15:50PM (1)
21:10	23:21	27:5	29:14	31:13
2:05:31PM (1)	2:07:57PM (1)	2:11:06PM (1)	2:13:33PM (1)	2:16:01PM (1)
21:15	23:22	27:6	29:17	31:16
2:05:38PM (1)	2:07:58PM (1)	2:11:16PM (2)	2:13:35PM (1)	2:16:08PM (1)
21:17	23:23	27:10,11	29:18	31:19
2:05:44PM (1)	2:08:03PM (1)	2:11:17PM (1)	2:13:43PM (1)	2:16:09PM (1)
21:18	24:2	27:12	29:20	31:20
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2:05:59PM (1)	2:08:38PM (1)	2:11:21PM (2)	29:21 2:13:45PM (1)	2:16:22PM (1)
21:24	24:16	27:14,15	29:22	31:22
2:06:02PM (1)	2:08:40PM (1)	2:11:23PM (1)	29.22 2:13:47PM (1)	2:16:31PM (1)
22:2	24:17	27:16	29:23	32:2
2:06:06PM (1)	2:08:50PM (1)	2:11:28PM (1)	2:13:49PM (1)	2:16:35PM (1)
22:3	24:20	27:18	29:25	32:3
2:06:07PM (1)	2:08:51PM (1)	2:11:37PM (2)	2:14:00PM (1)	2:16:36PM (1)
22:4	24:21	27:21,22	30:2	32:4
2:06:08PM (1)	2:09:02PM (1)	2:11:40PM (1)	2:14:05PM (1)	2:16:47PM (1)
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32:8	34:19	37:9	39:23,24	42:19
2:16:48PM (1)	2:19:11PM (1)			
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32:11	34:22	37:14	40:12	42:24
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32:13,14	34:24	37:15	40:13	43:3
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2:16:59PM (1)	2:19:25PM (1)	2:22:23PM (1)	2:25:23PM (1)	2:28:07PM (1)
32:18	35:3	38:2	40:17	43:6
2:17:00PM (1)	2:19:32PM (1)	2:22:34PM (1)	2:25:36PM (1)	2:28:16PM (1)
32:19	35:7	38:5	40:21	43:9
2:17:04PM (1)	2:19:34PM (1)	2:22:35PM (1)	2:25:37PM (1)	2:28:17PM (1)
32:21	35:8	38:6	40:22	43:10
2:17:05PM (1)	2:19:35PM (1)	2:22:42PM (1)	2:25:40PM (1)	2:28:18PM (1)
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2:17:14PM (1)	2:19:53PM (1)	2:23:01PM (2)	2:25:48PM (1)	2:28:34PM (1)
33:3	35:15	38:13,14	41:6	43:16
2:17:30PM (1)	2:19:54PM (1)	2:23:10PM (1)	2:25:53PM (1)	2:28:35PM (1)
33:7	35:16	38:16	41:8	43:17
2:17:36PM (1)	2:20:01PM (1)	2:23:20PM (1)	2:25:54PM (1)	2:28:46PM (2)
33:9	35:20	38:20	41:9	43:20,21
2:17:37PM (1)	2:20:04PM (1)	2:23:24PM (1)	2:25:58PM (1)	2:28:53PM (1)
33:10	35:21	38:22	41:11	43:23
2:17:47PM (1)	2:20:14PM (1)	2:23:26PM (1)	2:25:59PM (1)	2:29:13PM (1)
33:13	35:25	38:23	41:12	44:6
2:18:05PM (1)	2:20:26PM (1)	2:23:35PM (1)	2:26:04PM (1)	2:29:28PM (1)
33:19	36:5	38:25	41:14	44:11
2:18:18PM (1)	2:20:27PM (1)	2:23:39PM (1)	2:26:05PM (1)	2:29:31PM (1)
33:22	36:6	39:2	41:15	44:12
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33:23	36:8	39:5,6	41:17	44:14
2:18:24PM (1)	2:20:34PM (1)	2:23:49PM (1)	2:26:15PM (1)	2:29:41PM (1)
33:25	36:9	39:8	41:19	44:16
2:18:25PM (1)	2:20:48PM (1)	2:23:52PM (1)	2:26:20PM (1)	2:29:42PM (1)
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2:18:26PM (1)	2:20:55PM (1)	2:23:55PM (2)	2:26:23PM (1)	2:29:45PM (1)
34:3	36:16	39:10,11	41:22	44:18
2:18:27PM (1)	2:21:09PM (1)	2:23:56PM (1)	2:26:28PM (1)	2:29:52PM (1)
34:4	36:20	39:12	41:24	44:19
2:18:29PM (1)	2:21:18PM (1)	2:23:58PM (1)	2:26:32PM (1)	2:30:04PM (1)
34:5	36:23	39:13	41:25	44:24
2:18:30PM (1)	2:21:20PM (1)	2:24:03PM (1)	2:26:35PM (1)	2:30:05PM (1)
34:6	36:24	39:14	42:3	44:25
2:18:33PM (1)	2:21:24PM (1)	2:24:11PM (1)	2:26:51PM (1)	2:30:14PM (1)
34:8	37:2	39:17	42:7	45:5
2:18:37PM (1)	2:21:31PM (1)	2:24:16PM (1)	2:26:54PM (1)	2:30:32PM (1)
34:10	37:4	39:18	42:9	45:10
2:18:40PM (1)	2:21:33PM (1)	2:24:18PM (1)	2:27:01PM (1)	2:30:44PM (1)
34:11	37:5	39:19	42:10	45:13
2:18:54PM (1)	2:21:44PM (1)	2:24:21PM (2)	2:27:10PM (1)	2:30:45PM (1)
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45:15	47:25	50:6	52:16	54:15
2:30:50PM (1)	2:33:37PM (1)	2:36:26PM (1)	2:39:25PM (1)	2:41:40PM (1)
45:17	48:2	50:8	52:17	54:17
2:30:54PM (1)	2:33:38PM (1)	2:36:45PM (1)	2:39:36PM (1)	2:41:49PM (1)
45:19	48:3	50:12	52:20	54:19
2:30:55PM (2)	2:33:44PM (1)	2:36:50PM (1)	2:39:37PM (1)	2:41:57PM (1)
45:20,21	48:5	50:14	52:21	54:20
2:30:58PM (1)	2:33:45PM (1)	2:37:01PM (1)	2:39:42PM (1)	2:41:59PM (1)
45:23	48:6	50:17	52:23	54:21
2:31:04PM (1)	2:33:56PM (1)	2:37:02PM (1)	2:39:48PM (1)	2:42:03PM (1)
45:24	48:8	50:19	52:24	54:23
2:31:16PM (1)	2:33:58PM (1)	2:37:03PM (1)	2:39:58PM (1)	2:42:33PM (2)
46:4	48:9	50:20	53:2	55:2,3
2:31:17PM (1)	2:34:15PM (1)	2:37:12PM (1)	2:40:05PM (1)	2:42:36PM (1)
46:5	48:12	50:22	53:5	55:4
2:31:24PM (1)	2:34:22PM (1)	2:37:15PM (1)	2:40:12PM (1)	2:42:52PM (1)
46:8	48:13	50:23	53:8	55:8
2:31:34PM (1)	2:34:24PM (1)	2:37:16PM (1)	2:40:14PM (1)	2:43:00PM (1)
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2:31:35PM (1)	2:34:28PM (1)	2:37:23PM (1)	2:40:20PM (1)	2:43:05PM (1)
46:11	48:16	50:25	53:11	55:12
2:32:00PM (1)	2:34:30PM (1)	2:37:26PM (1)	2:40:29PM (1)	2:43:13PM (1)
46:17	48:17	51:2	53:12	55:15
2:32:12PM (1)	2:34:33PM (1)	2:37:27PM (1)	2:40:43PM (1)	2:43:14PM (1)
46:21	48:18	51:3	53:16	55:16
2:32:15PM (1)	2:34:38PM (1)	2:37:30PM (1)	2:40:44PM (1)	2:43:26PM (1)
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2:32:28PM (1)	2:34:39PM (1)	2:37:46PM (1)	2:40:45PM (1)	2:43:39PM (1)
46:24	48:21	51:6	53:19	55:21
2:32:29PM (1)	2:34:52PM (1)	2:37:52PM (2)	2:40:46PM (1)	2:43:47PM (1)
46:25	49:3	51:9,10	53:20	55:25
2:32:35PM (1)	2:34:53PM (1)	2:37:55PM (1)	2:40:48PM (1)	2:43:53PM (1)
47:4	49:4	51:12	53:21	56:2
2:32:52PM (1)	2:35:02PM (1)	2:37:56PM (1)	2:40:50PM (1)	2:43:54PM (1)
47:5	49:7	51:13	53:22	56:3
2:32:57PM (1)	2:35:03PM (1)	2:38:00PM (1)	2:40:52PM (1)	2:43:58PM (1)
47:7	49:8	51:15	53:23	56:5
2:32:59PM (1)	2:35:05PM (1)	2:38:03PM (1)	2:40:55PM (1)	2:43:59PM (1)
47:8	49:9	51:16	53:24	56:6
2:33:13PM (1)	2:35:11PM (1)	2:38:04PM (2)	2:41:01PM (1)	2:44:02PM (1)
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2:33:16PM (1)	2:35:15PM (1)	2:38:10PM (1)	2:41:03PM (1)	2:44:08PM (1)
47:14	49:13	51:20	54:3	56:9
2:33:18PM (1)	2:35:20PM (1)	2:38:12PM (1)	2:41:05PM (1)	2:44:11PM (2)
47:15	49:14	51:21	54:4	56:11,12
2:33:19PM (1)	2:35:25PM (1)	2:38:28PM (1)	2:41:06PM (1)	2:44:15PM (1)
47:16	49:16	51:24	54:5	56:14
2:33:26PM (1)	2:35:31PM (1)	2:38:44PM (1)	2:41:10PM (1)	2:44:17PM (1)
47:19	49:18	52:2	54:7	56:15
2:33:27PM (1)	2:35:36PM (1)	2:38:58PM (1)	2:41:18PM (1)	2:44:22PM (1)
47:20	49:20	52:6	54:8	56:18
2:33:29PM (1)	2:35:54PM (1)	2:39:00PM (1)	2:41:24PM (1)	2:44:25PM (1)
47:21	49:22	52:7	54:10	56:19
2:33:30PM (1)	2:36:13PM (1)	2:39:12PM (1)	2:41:25PM (1)	2:44:34PM (1)
47:22	49:25	52:8	54:11	56:21
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2:33:32PM (1)	2:36:23PM (1)	2:39:22PM (1)	2:41:36PM (1)	2:44:41PM (1)
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56:24 <b>2:44:43PM</b> (1)	60:2	62:5	64:21	66:20
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57:3	60:5	62:9	64:24	66:23
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57:5	60:6	62:10	65:5	66:24
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292:6	3:05:53PM (1)	3:10:03PM (2)	3:13:31PM (1)	3:17:32PM (1)
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38:25 135:24 136:3	3:06:04PM (1)	3:10:05PM (1)	3:13:43PM (1)	3:17:33PM (1)
263:20 264:13	69:4	72:3	74:24	77:21
292:25	3:06:12PM (1)	3:10:11PM (1)	3:13:44PM (1)	3:17:34PM (1)
<b>26 (1)</b> 178:12	69:7	72:6	75:2	77:22
	3:06:15PM (2)	3:10:22PM (1)	3:13:45PM (1)	3:17:35PM (1)
<b>2662 (3)</b> 82:17,19 292:22	69:9,10 <b>3:06:20PM</b> (1)	72:8	75:3 <b>3:13:50PM</b> (1)	77:23 <b>3:18:11PM</b> (1)
82:17,19 292:22 27 (1)	69:13	<b>3:10:33PM</b> (1) 72:13	75:5	78:7
158:23	3:06:22PM (1)	3:10:39PM (1)	3:14:22PM (1)	3:18:16PM (1)
27th (1)	69:15	72:16	75:15	78:9
159:18	3:06:34PM (1)	3:10:41PM (1)	3:14:23PM (1)	3:18:20PM (1)
28 (1)	69:18	72:17	75:16	78:11
264:10	3:07:07PM (1)	3:10:46PM (1)	3:14:32PM (1)	3:18:24PM (1)
281 (1)	69:22	72:18	75:20	78:13
292:7	3:07:15PM (1)	3:10:55PM (1)	3:14:41PM (1)	3:18:29PM (1)
2)2.1	69:24	72:22	75:23	78:14
3	3:07:17PM (1)	3:11:01PM (1)	3:14:42PM (1)	3:18:34PM (1)
3 (5)	70:2	72:25	75:25	78:17
63:18,22 64:5 292:15	3:07:18PM (1)	3:11:05PM (1)	3:14:50PM (1)	3:18:36PM (1)
294:9	70:3	73:2	76:2	78:18
3-27-07 (1)	3:07:29PM (1)	3:11:15PM (1)	3:14:51PM (1)	3:18:45PM (1)
158:22	70:5	73:5	76:3	78:20
3:03:05PM (1)	3:07:35PM (1)	3:11:34PM (1)	3:14:54PM (1)	3:18:48PM (1)
67:18	70:7	73:9	76:5	78:21
3:03:06PM (1)	3:07:57PM (1)	3:11:36PM (1)	3:14:57PM (1)	3:19:04PM (1)
67:19	70:8	73:10	76:6	78:25
3:04:31PM (1)	3:08:09PM (1)	3:11:43PM (1)	3:15:07PM (1)	3:19:13PM (1)
67:23	70:13	73:13	76:8	79:5
3:04:33PM (1)	3:08:16PM (1)	3:11:45PM (1)	3:15:27PM (1)	3:19:20PM (1)
67:24	70:15	73:14	76:11	79:7
3:05:02PM (1)	3:08:22PM (1)	3:12:04PM (1)	3:15:29PM (1)	3:19:24PM (1)
68:3	70:17	73:17	76:12	79:9
3:05:05PM (1)	3:08:28PM (1)	3:12:08PM (1)	3:15:33PM (1)	3:19:27PM (1)
68:5	70:20	73:19	76:13	79:11
3:05:06PM (1)	3:08:33PM (1)	3:12:09PM (1)	3:15:40PM (1)	3:19:29PM (1)
68:6	70:22	73:20	76:15	79:13
3:05:15PM (1)	3:08:35PM (1)	3:12:18PM (1)	3:15:47PM (1)	3:19:32PM (1)
68:7	70:24	73:21	76:17	79:15
3:05:21PM (1)	3:08:43PM (1)	3:12:21PM (1)	3:16:24PM (1)	3:19:37PM (1)
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79:16	82:15	85:7	87:19	90:22
3:19:39PM (1)	3:29:28PM (1)	3:37:01PM (1)	3:39:57PM (1)	3:44:11PM (1)
79:18	82:18	85:10	87:21	90:24
3:19:41PM (1)	3:32:38PM (1)	3:37:02PM (1)	3:40:03PM (1)	3:44:19PM (1)
79:19	82:22	85:11	87:23	90:25
3:19:43PM (1)	3:32:39PM (1)	3:37:06PM (1)	3:40:30PM (1)	3:44:22PM (1)
79:20	82:23	85:12	88:6	91:2
3:19:45PM (1)	3:32:51PM (1)	3:37:12PM (1)	3:40:41PM (1)	3:44:25PM (1)
79:21	82:25	85:15	88:8	91:3
3:19:52PM (1)	3:32:55PM (1)	3:37:13PM (1)	3:41:29PM (1)	3:44:27PM (1)
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3:20:10PM (1)	3:33:10PM (1)	3:37:21PM (1)	3:41:43PM (1)	3:44:34PM (1)
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3:20:11PM (1)	3:33:16PM (1)	3:37:36PM (1)	3:41:51PM (1)	3:44:39PM (1)
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3:20:18PM (1)	3:33:17PM (2)	3:37:45PM (1)	3:41:53PM (1)	3:44:40PM (1)
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3:20:23PM (1)	3:33:18PM (1)	3:37:46PM (1)	3:41:57PM (1)	3:44:44PM (1)
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3:20:30PM (1)	3:33:20PM (1)	3:37:47PM (1)	3:42:03PM (1)	3:44:55PM (1)
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3:20:47PM (1)	3:33:29PM (1)	3:37:50PM (1)	3:42:19PM (1)	3:45:02PM (1)
80:18	83:15	86:7	89:10	91:17
3:20:57PM (1)	3:33:40PM (1)	3:37:54PM (1)	3:42:31PM (1)	3:45:04PM (1)
80:22	83:18	86:8	89:14	91:18
3:20:59PM (1)	3:33:45PM (1)	3:38:04PM (1)	3:42:37PM (1)	3:45:08PM (1)
80:23	83:20	86:12	89:16	91:20
3:21:02PM (1)	3:33:47PM (1)	3:38:06PM (1)	3:42:39PM (1)	3:45:13PM (1)
80:25	83:21	86:13	89:17	91:21
3:21:15PM (1)	3:33:54PM (1)	3:38:18PM (1)	3:42:56PM (1)	3:45:14PM (1)
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3:21:18PM (1)	3:34:01PM (1)	3:38:22PM (2)	3:43:04PM (1)	3:45:16PM (1)
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3:21:34PM (1)	3:34:05PM (1)	3:38:29PM (1)	3:43:12PM (1)	3:45:20PM (1)
81:10	84:2	86:18	89:24	92:2
3:21:36PM (1)	3:34:20PM (1)	3:38:46PM (1)	3:43:26PM (1)	3:45:36PM (1)
81:12	84:3	86:20	89:25	92:7
3:21:45PM (1)	3:34:23PM (1)	3:39:00PM (1)	3:43:30PM (1)	3:45:46PM (1)
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3:22:14PM (1)	3:34:30PM (1)	3:39:10PM (1)	` '	3:46:19PM (2)
82:2	84:6	87:4	90:9	92:16,23
3:22:19PM (1)	3:34:37PM (1)	3:39:13PM (1)	3:43:44PM (1)	3:46:20PM (1)
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3:22:20PM (1)	3:35:21PM (1)	3:39:26PM (1)	3:43:51PM (1)	3:46:21PM (1)
82:6	84:12	87:8	90:13	92:25
3:22:22PM (1)	3:35:26PM (1)	3:39:27PM (1)	3:43:53PM (2)	3:46:22PM (1)
82:7	84:14	87:9	90:14,15	93:2
3:22:30PM (1)	3:35:50PM (1)	3:39:29PM (1)	3:43:57PM (1)	3:46:33PM (1)
82:11	84:19	87:11	90:16	93:4
3:22:33PM (1)	3:35:57PM (1)	3:39:38PM (1)	3:44:06PM (1)	3:46:35PM (1)
82:12	84:21	87:14	90:20	93:6
3:22:34PM (1)	3:36:16PM (1)	3:39:43PM (1)	3:44:07PM (1)	3:46:53PM (1)
82:13	84:25	87:15	90:21	93:9
3:29:16PM (1)	3:36:54PM (1)	3:39:53PM (1)	3:44:08PM (1)	3:47:17PM (1)
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93:13	95:25	102:15	104:18	107:21
3:47:29PM (1)	3:51:28PM (1)	3:58:34PM (1)	4:04:18 4:04:18PM (1)	4:08:39PM (1)
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93:16		102:16	104:19	107:24
3:47:34PM (1)	3:51:41PM (1)	3:58:36PM (1)	4:04:26PM (1)	4:08:45PM (1)
93:18	96:18	102:17	104:22	108:2
3:47:36PM (1)	3:52:20PM (1)	3:58:39PM (1)	4:04:27PM (1)	4:08:46PM (1)
93:19	97:7	102:19	104:23	108:3
3:47:39PM (1)	3:52:27PM (1)	3:58:45PM (1)	4:04:39PM (1)	4:08:52PM (1)
93:20	97:10	102:21	105:3	108:5
3:47:43PM (1)	3:53:02PM (1)	3:58:48PM (1)	4:04:44PM (1)	4:08:59PM (1)
93:22	97:24	102:23	105:5	108:9
3:47:45PM (1)	3:53:08PM (1)	3:58:51PM (1)	4:04:45PM (1)	4:09:16PM (1)
93:23	98:3	102:24	105:6	108:13
3:47:46PM (1)	3:53:09PM (1)	3:58:52PM (1)	4:04:50PM (1)	4:09:17PM (2)
93:24	98:4	102:25	105:7	108:14,15
3:47:52PM (1)	3:53:10PM (1)	30 (4)	4:05:04PM (1)	4:09:25PM (1)
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3:47:53PM (1)	3:53:11PM (1)	278:12	4:05:11PM (1)	4:09:44PM (1)
94:5	98:6	30-by-40 (1)	105:12	108:24
3:47:59PM (1)	3:53:16PM (1)	264:12	4:05:13PM (1)	4:09:47PM (1)
94:7	98:8	37 (1)	105:13	108:25
3:48:07PM (1)	3:53:27PM (2)	180:14	4:05:25PM (1)	4:10:14PM (1)
94:11	98:10,12		105:17	109:6
3:48:11PM (1)	3:53:31PM (1)	4	4:05:43PM (1)	4:10:18PM (1)
94:13	98:14	4 (14)	105:21	109:8
3:48:14PM (1)	3:54:10PM (1)	22:9,17 41:21 42:3,6	4:05:53PM (1)	4:10:22PM (1)
94:14	98:23	67:11,13,20 68:4	105:25	109:10
3:48:24PM (1)	3:54:31PM (1)	69:6 71:7 76:7	4:06:00PM (1)	4:10:29PM (1)
94:17	99:7	260:12 292:17	106:2	109:12
3:48:26PM (1)	3:54:36PM (1)	4th (1)	4:06:11PM (1)	4:10:41PM (1)
94:19	99:8	244:5	106:6	109:17
3:48:34PM (2)	3:54:39PM (1)	4-to-12 (2)	4:06:16PM (1)	4:10:57PM (1)
94:22,24	99:9	161:13,14	106:7	109:21
3:49:31PM (1)	3:54:42PM (1)	4:01:53PM (1)	4:06:18PM (1)	4:11:05PM (1)
94:25	99:10	103:5	106:8	109:25
3:49:37PM (1)	3:54:45PM (1)	4:02:15PM (1)	4:06:27PM (1)	4:11:16PM (1)
95:4	99:12	103:9	106:12	110:3
3:49:44PM (1)	3:54:46PM (1)	4:02:16PM (1)	4:07:18PM (1)	4:11:19PM (1)
95:7	99:13	103:10	106:18	110:5
3:49:50PM (1)	3:54:52PM (1)	4:02:22PM (1)	4:07:20PM (1)	4:11:29PM (1)
95:9	99:16	103:13	106:19	110:9
3:49:52PM (1)	3:55:00PM (1)	4:02:24PM (1)	4:07:35PM (1)	4:11:34PM (1)
95:11	99:19	103:14	106:24	110:12
3:49:55PM (1)	3:55:05PM (1)	4:02:27PM (1)	4:07:42PM (1)	4:11:35PM (1)
95:13	99:20	103:15	107:2	110:13
3:49:57PM (1)	3:56:09PM (1)	4:03:06PM (1)	4:07:46PM (1)	4:11:36PM (1)
95:15	100:17	103:22	107:4	110:14
3:50:01PM (1)	3:56:25PM (1)	4:03:19PM (2)	4:07:52PM (2)	4:11:52PM (1)
95:16	100:23	104:2,3	107:6,7	110:20
3:50:06PM (1)	3:56:54PM (1)	4:03:21PM (1)	4:07:54PM (1)	4:11:56PM (1)
95:18	101:9	104:4	107:8	110:22
3:50:10PM (1)	3:56:58PM (1)	4:03:35PM (1)	4:08:19PM (1)	4:11:59PM (1)
95:19	101:11	104:7	107:15	110:23
3:50:21PM (1)	3:57:08PM (1)	4:03:58PM (1)	4:08:29PM (1)	4:12:00PM (1)
95:21	101:14	104:13	107:18	110:24
3:50:27PM (1)	3:57:38PM (1)	4:04:12PM (1)	4:08:30PM (2)	4:12:01PM (1)
95:22	101:21	104:17	107:19,20	110:25
3:50:32PM (1)	3:58:33PM (1)	4:04:17PM (1)	4:08:31PM (1)	4:12:07PM (1)
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4:12:14PM (1)	4:15:18PM (1)	4:18:52PM (1)	4:23:46PM (1)	4:27:47PM (1)
111:7	113:24	116:21	120:11	123:15
4:12:33PM (1)	4:15:23PM (1)	4:19:00PM (1)	4:23:48PM (1)	4:28:05PM (1)
111:11	114:2	116:22	120:12	123:18
4:12:37PM (1)	4:15:24PM (1)	4:19:34PM (1)	4:23:57PM (1)	4:28:12PM (1)
111:12	114:3	117:7	120:14	123:20
4:12:57PM (1)	4:15:33PM (1)	4:19:41PM (1)	4:24:12PM (1)	4:28:24PM (1)
111:16	114:7	117:10	120:19	123:23
4:12:59PM (1)	4:15:35PM (1)	4:19:49PM (1)	4:24:36PM (1)	4:28:35PM (1)
111:17	114:8	117:11	120:23	124:2
4:13:17PM (1)	4:15:48PM (1)	4:19:50PM (1)	4:24:45PM (1)	4:28:43PM (2)
111:20	114:12	117:12	121:3	124:4,5
4:13:28PM (1)	4:15:56PM (1)	4:20:06PM (1)	4:24:49PM (2)	4:28:48PM (1)
111:24	114:13	117:14	121:5,6	124:7
4:13:32PM (1)	4:15:57PM (1)	4:20:57PM (1)	4:25:02PM (1)	4:28:50PM (1)
112:2	114:14	118:2	121:8	124:8
4:13:35PM (1)	4:16:03PM (1)	4:21:05PM (1)	4:25:13PM (1)	4:29:15PM (1)
112:3	114:15	118:5	121:13	124:11
4:13:45PM (1)	4:16:10PM (1)	4:21:15PM (1)	4:25:16PM (1)	4:29:30PM (1)
112:7	114:16	118:9	121:14	124:15
4:13:48PM (1)	4:16:41PM (1)	4:21:16PM (1)	4:25:19PM (1)	4:29:35PM (1)
112:9	114:23	118:10	121:16	124:18
4:13:58PM (1)	4:16:42PM (1)	4:21:20PM (2)	4:25:22PM (1)	4:29:49PM (1)
112:10	114:24	118:11,12	121:17	124:24
4:14:11PM (1)	4:17:03PM (1)	4:21:27PM (1)	4:25:50PM (1)	4:29:54PM (1)
112:14	115:8	118:15	121:19	125:2
4:14:13PM (1)	4:17:06PM (1)	4:21:38PM (1)	4:25:59PM (2)	4:30:10PM (1)
112:15	115:10	118:16	121:22,23	125:7
4:14:14PM (1)	4:17:18PM (1)	4:21:40PM (1)	4:26:03PM (1)	4:30:14PM (1)
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4:14:21PM (1)	4:17:30PM (1)	4:21:49PM (1)	4:26:07PM (1)	4:30:16PM (1)
112:18	115:19	118:20	122:2	125:10
4:14:23PM (1)	4:17:31PM (1)	4:21:56PM (1)	4:26:15PM (1)	4:30:23PM (1)
112:19	115:20	118:23	122:5	125:12
4:14:25PM (1)	4:17:32PM (1)	4:22:02PM (1)	4:26:16PM (1)	4:30:25PM (1)
112:20	115:21	118:25	122:6	125:13
4:14:39PM (1)	4:17:53PM (1)	4:22:30PM (1)	4:26:19PM (1)	4:30:26PM (1)
113:2	116:4	119:10	122:7	125:14
4:14:40PM (1)	4:17:54PM (1)	4:22:41PM (1)	4:26:33PM (1)	4:30:30PM (1)
113:3	116:5	119:14	122:13	125:16
4:14:55PM (1)	4:17:55PM (1)	4:22:44PM (1)	4:26:42PM (1)	4:30:45PM (1)
113:8	116:6	119:16	122:16	125:21
4:14:58PM (2)	4:17:56PM (1)	4:22:48PM (1)	4:26:55PM (1)	4:30:56PM (1)
113:10,11	116:7	119:19	122:18	125:25
4:15:00PM (1)	4:18:06PM (1)	4:22:50PM (1)	4:26:56PM (1)	4:31:06PM (1)
113:13	116:8	119:21	122:19	126:4
4:15:01PM (1)	4:18:19PM (1)	4:23:01PM (1)	4:27:02PM (2)	4:31:11PM (1)
113:14	116:12	119:24	122:21,22	126:6
4:15:05PM (1)	4:18:23PM (1)	4:23:17PM (1)	4:27:04PM (2)	4:31:12PM (1)
113:16	116:13	120:3	122:23,24	126:7
4:15:06PM (1)	4:18:28PM (1)	4:23:24PM (1)	4:27:06PM (1)	4:31:16PM (1)
113:17	116:14	120:5	122:25	126:9
4:15:08PM (1)	4:18:38PM (1)	4:23:27PM (1)	4:27:13PM (1)	4:31:27PM (1)
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4:15:09PM (2)	4:18:41PM (1)	4:23:37PM (1)	4:27:18PM (1)	4:31:28PM (1)
113:19,20	116:17	120:8	123:5	126:13
4:15:16PM (1)	4:18:43PM (1)	4:23:40PM (1)	4:27:27PM (1)	4:31:32PM (1)
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126:14	129:14	131:14	134:5	136:20
4:31:35PM (1)	4:35:45PM (1)	4:37:52PM (1)	4:40:45PM (1)	4:51:06PM (1)
126:16	129:16	131:17	134:6	136:21
4:31:37PM (1)	4:35:54PM (1)	4:37:57PM (2)	4:40:59PM (1)	4:51:07PM (1)
126:17	129:17	131:19,20	134:10	136:22
4:31:51PM (1)	4:35:58PM (1)	4:37:58PM (1)	4:41:05PM (1)	4:51:16PM (1)
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4:33:31PM (1)	4:36:40PM (1)	4:39:18PM (1)	4:42:24PM (2)	4:53:12PM (1)
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4:35:04PM (1)	4:37:26PM (1)	4:40:00PM (1)	4:50:28PM (1)	4:54:44PM (1)
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4:35:05PM (1)	4:37:36PM (1)	4:40:02PM (1)	4:50:30PM (1)	4:55:07PM (1)
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4:35:34PM (1)	4:37:43PM (1)	4:40:24PM (1)	4:50:53PM (1)	4:55:33PM (1)
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6:19:06PM (1)	6:22:41PM (1)	6:26:22PM (1)	6:37:57PM (1)	6:41:06PM (1)
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6:19:08PM (1)	6:22:42PM (1)	6:26:39PM (1)	6:37:59PM (1)	6:41:08PM (1)
206:13	209:17	212:21	216:11	219:2
6:19:13PM (1)	6:22:46PM (1)	6:26:41PM (1)	6:38:05PM (1)	6:41:10PM (1)
206:15	209:19	212:22	216:13	219:3
6:19:14PM (1)	6:22:47PM (1)	6:26:42PM (1)	6:38:07PM (1)	6:41:22PM (1)
206:16	209:20	212:23	216:15	219:5
6:19:24PM (1)	6:22:53PM (1)	6:27:28PM (1)	6:38:18PM (1)	6:41:25PM (1)
206:18	209:23	213:13	216:17	219:7
6:19:26PM (1)	6:22:54PM (1)	6:27:36PM (1)	6:38:19PM (2)	6:41:27PM (1)
206:19	209:24	213:17	216:18,22	219:8
			6:38:21PM (1)	
6:19:32PM (1)	6:22:55PM (1)	6:27:37PM (1)	` '	6:41:36PM (1)
206:22	209:25	213:19	216:23	219:11
6:19:43PM (1)	6:22:58PM (1)	6:28:13PM (1)	6:38:27PM (1)	6:41:37PM (1)
207:2	210:3	214:7	217:3	219:12
6:20:00PM (1)	6:23:24PM (1)	6:28:19PM (1)	6:38:34PM (1)	6:41:40PM (1)
207:6	210:8	214:9	217:4	219:13
6:20:03PM (1)	6:23:37PM (1)	6:33:46PM (1)	6:38:46PM (1)	6:41:41PM (1)
207:7	210:11	214:11	217:7	219:14
6:20:14PM (1)	6:23:38PM (1)	6:33:48PM (2)	6:38:54PM (1)	6:41:43PM (1)
207:12	210:12	214:13,16	217:9	219:15
6:20:16PM (1)	6:23:45PM (1)	6:35:31PM (1)	6:39:03PM (2)	6:41:44PM (1)
207:13	210:15	214:17	217:12,13	219:16
6:20:18PM (1)	6:23:47PM (1)	6:36:24PM (2)	6:39:06PM (1)	6:41:46PM (1)
207:14	210:16	214:23,24	217:15	219:18
6:20:19PM (1)	6:23:58PM (1)	6:36:29PM (1)	6:39:11PM (1)	6:41:53PM (1)
207:15	210:21	214:25	217:16	219:19
6:20:22PM (1)	6:24:05PM (1)	6:36:30PM (1)	6:39:19PM (1)	6:42:00PM (2)
207:17	210:23	215:2	217:19	219:20,21
6:20:24PM (1)	6:24:10PM (1)	6:36:37PM (1)	6:39:32PM (1)	6:42:02PM (1)
207:18	210:25	215:6	217:22	219:22
6:20:26PM (1)	6:24:14PM (1)	6:36:40PM (1)	6:39:39PM (1)	6:42:03PM (1)
207:19	211:3	215:7	217:24	219:23
6:20:29PM (1)	6:24:31PM (1)	6:36:45PM (1)	6:39:40PM (1)	6:42:11PM (1)
207:20	211:8	215:8	217:25	219:24
6:20:34PM (1)	6:24:40PM (2)	6:36:47PM (1)	6:39:50PM (1)	6:42:22PM (1)
207:22	211:10,11	215:9	218:3	220:4
6:20:41PM (1)	6:24:51PM (1)	6:36:49PM (1)	6:39:53PM (1)	6:42:26PM (2)
207:24	211:14	215:10	218:4	220:6,7
6:20:45PM (1)	6:25:13PM (1)	6:37:01PM (1)	6:40:09PM (1)	6:42:30PM (1)
207:25	211:20	215:13	218:8	220:9
6:21:06PM (1)	6:25:14PM (1)	6:37:07PM (1)	6:40:16PM (1)	6:42:32PM (1)
208:5			218:10	` '
	211:21 6:25:15DM (1)	215:16		220:10
6:21:23PM (1)	6:25:15PM (1)	6:37:11PM (1)	6:40:21PM (1)	6:42:35PM (1)
208:11	211:22	215:18	218:12	220:12
6:21:25PM (1)	6:25:33PM (1)	6:37:14PM (1)	6:40:43PM (1)	6:42:37PM (1)
208:12	211:24	215:20	218:14	220:13
6:21:45PM (1)	6:25:50PM (1)	6:37:16PM (1)	6:40:50PM (1)	6:42:39PM (1)

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220:14	222:19	225:8	227:18	232:2
6:42:45PM (1)			6:51:43PM (1)	
	6:45:27PM (1) 222:20	<b>6:48:57PM</b> (1) 225:11	227:22	6:56:16PM (2)
220:15	· -			232:6,7
6:42:48PM (1)	6:45:32PM (1)	6:49:03PM (1)	6:52:05PM (1)	6:56:17PM (1)
220:16	222:22	225:13	228:4	232:8
6:42:49PM (1)	6:45:34PM (1)	6:49:06PM (1)	6:52:09PM (1)	6:56:23PM (1)
220:17	222:23	225:14	228:5	232:9
6:43:10PM (1)	6:45:42PM (1)	6:49:09PM (1)	6:52:20PM (1)	6:56:29PM (1)
220:19	222:24	225:15	228:10	232:12
6:43:12PM (1)	6:45:54PM (1)	6:49:21PM (1)	6:52:23PM (1)	6:56:31PM (1)
220:20	223:5	225:19	228:12	232:13
6:43:18PM (1)	6:46:08PM (1)	6:49:31PM (1)	6:52:24PM (1)	6:56:35PM (1)
220:22	223:8	225:21	228:13	232:14
6:43:20PM (1)	6:46:14PM (1)	6:49:40PM (1)	6:52:28PM (1)	6:56:59PM (1)
220:23	223:10	225:23	228:15	232:23
6:43:26PM (1)	6:46:19PM (1)	6:49:45PM (1)	6:52:31PM (1)	6:57:02PM (1)
221:2	223:13	225:25	228:16	233:2
6:43:28PM (1)	6:46:21PM (1)	6:49:55PM (1)	6:52:33PM (1)	6:57:04PM (1)
221:3	223:14	226:5	228:17	233:3
6:43:41PM (1)	6:46:23PM (1)	6:50 (1)	6:52:38PM (1)	6:57:12PM (1)
221:5	223:15	227:23	228:19	233:7
6:44:02PM (1)	6:46:24PM (1)	6:50:00PM (1)	6:52:43PM (1)	6:57:27PM (1)
221:10	223:16	226:7	228:20	233:9
6:44:12PM (2)	6:46:30PM (1)	6:50:03PM (1)	6:52:46PM (1)	6:57:30PM (1)
221:13,14	223:18	226:8	228:22	233:11
6:44:14PM (1)	6:46:45PM (1)	6:50:06PM (1)	6:53:12PM (1)	6:57:32PM (1)
221:15	223:19	226:10	229:6	233:12
6:44:15PM (1)	6:46:57PM (1)	6:50:07PM (1)	6:53:14PM (1)	6:57:33PM (2)
221:17	223:23	226:11	229:8	233:13,15
6:44:17PM (1)	6:47:11PM (1)	6:50:15PM (1)	6:53:15PM (1)	6:59:03PM (1)
221:19	224:2	226:14	229:9	233:16
6:44:24PM (1)	6:47:24PM (1)	6:50:20PM (1)	6:53:19PM (1)	6:59:12PM (1)
221:21	224:6	226:15	229:11	233:18
6:44:25PM (1)	6:47:25PM (1)	6:50:21PM (1)	6:53:35PM (1)	6:59:30PM (2)
221:22	224:7	226:17	229:14	233:23,24
6:44:26PM (1)	6:47:31PM (1)	6:50:22PM (1)	6:53:37PM (2)	6:59:33PM (1)
221:23	224:8	226:18	229:16,17	233:25
6:44:30PM (1)	6:47:37PM (1)	6:50:26PM (1)	6:53:54PM (1)	6:59:45PM (1)
221:25	224:11	226:19	229:22	234:5
6:44:31PM (1)	6:47:41PM (1)	6:50:33PM (1)	6:53:58PM (1)	6:59:49PM (1)
222:2	224:12	226:22	229:24	234:6
6:44:32PM (1)	6:48:05PM (1)	6:50:37PM (1)	6:55:05PM (1)	6:59:54PM (1)
222:3	224:15	226:24	230:23	234:7
6:44:37PM (1)	6:48:11PM (1)	6:50:56PM (1)	6:55:08PM (2)	63 (2)
222:4	224:16	227:4	231:2,3	208:18 292:15
6:44:49PM (1)	6:48:15PM (1)	6:51:03PM (1)	6:55:24PM (1)	67 (2)
222:8	224:18	227:7	231:7	292:17,18
6:44:52PM (1)	6:48:17PM (1)	6:51:08PM (1)	6:55:27PM (1)	7
222:9	224:19	227:9	231:8	7
6:44:55PM (1)	6:48:30PM (1)	6:51:12PM (1)	6:55:42PM (2)	7 (4)
222:10	224:24	227:11	231:14,15	82:16,20,24 292:21
6:45:08PM (1)	6:48:33PM (1)	6:51:14PM (1)	6:55:44PM (1)	7:00:00PM (1)
222:14	224:25	227:12	231:16	234:9
6:45:13PM (1)	6:48:42PM (1)	6:51:16PM (1)	6:55:52PM (2)	7:00:04PM (1)
222:15	225:5	227:13	231:20,21	234:11
6:45:22PM (1)	6:48:43PM (2)	6:51:21PM (1)	6:56:05PM (1)	7:00:06PM (1)
222:18	225:6,7	227:16	231:25	234:12
6:45:26PM (1)	6:48:44PM (1)	6:51:33PM (1)	6:56:06PM (1)	7:00:15PM (1)

224.15	1 226 24	240.2	1 242 25	0.45.10
234:15	236:24	240:3	242:25	245:12
7:00:21PM (1)	7:02:42PM (2)	7:05:19PM (1)	7:08:32PM (1)	7:12:17PM (1)
234:17	237:2,3	240:4	243:3	245:14
7:00:30PM (1)	7:02:45PM (1)	7:05:23PM (1)	7:08:34PM (1)	7:12:30PM (1)
234:19	237:4	240:6	243:4	245:15
7:00:36PM (1)	7:02:47PM (1)	7:05:24PM (1)	7:08:40PM (1)	7:12:38PM (1)
234:21	237:5	240:7	243:6	245:16
7:00:38PM (1)	7:02:50PM (2)	7:05:27PM (1)	7:08:43PM (1)	7:12:57PM (1)
234:22	237:6,7	240:8	243:7	245:20
7:00:39PM (1)	7:02:55PM (1)	7:05:30PM (1)	7:08:47PM (1)	7:13:02PM (1)
234:23	237:9	240:9	243:9	245:22
7:00:46PM (1)	7:02:59PM (1)	7:05:31PM (2)	7:08:59PM (1)	7:13:09PM (1)
234:25	237:11	240:10,11	243:13	245:25
7:00:48PM (1)	7:03:00PM (1)	7:05:34PM (1)	7:09:02PM (1)	7:13:11PM (1)
235:2	237:12	240:13	243:14	246:2
7:00:59PM (1)	7:03:15PM (1)	7:05:35PM (1)	7:09:14PM (1)	7:13:13PM (1)
235:5	237:18	240:14	243:16	246:3
7:01:07PM (1)	7:03:19PM (1)	7:05:50PM (1)	7:09:21PM (1)	7:13:15PM (2)
235:8	237:21	240:16	243:19	246:5,6
7:01:09PM (2)	7:03:24PM (1)	7:06:50PM (1)	7:09:28PM (1)	7:13:17PM (1)
235:9,10	237:23	241:8	243:20	246:7
7:01:14PM (1)	7:03:26PM (1)	7:06:52PM (1)	7:09:31PM (1)	7:13:27PM (1)
235:12	237:24	241:10	243:21	246:9
7:01:15PM (1)	7:03:31PM (1)	7:06:54PM (1)	7:09:39PM (1)	7:13:40PM (1)
235:13	238:2	241:11	243:24	246:13
7:01:23PM (1)	7:03:37PM (1)	7:06:58PM (1)	7:09:42PM (1)	7:13:43PM (1)
235:16	238:4	241:13	243:25	246:14
7:01:33PM (1)	7:03:42PM (1)	7:07:09PM (1)	7:09:54PM (1)	7:13:45PM (1)
235:19	238:7	241:18	244:2	246:16
7:01:47PM (1)	7:03:45PM (1)	7:07:12PM (1)	7:09:55PM (1)	7:13:56PM (1)
235:23	238:9	241:20	244:3	246:20
7:01:59PM (1)	7:03:51PM (1)	7:07:14PM (1)	7:10:15PM (1)	7:14:12PM (1)
236:3	238:12	241:21	244:7	246:23
7:02:03PM (1)	7:03:53PM (1)	7:07:23PM (1)	7:10:32PM (1)	7:14:17PM (1)
236:6	238:14	241:24	244:8	247:2
7:02:04PM (1)	7:04:05PM (1)	7:07:24PM (1)	7:10:41PM (2)	7:14:19PM (1)
236:7	238:20	241:25	244:12,13	247:3
7:02:07PM (1)	7:04:11PM (1)	7:07:28PM (1)	7:10:46PM (1)	7:14:29PM (2)
236:9	238:22	242:4	244:15	247:7,8
7:02:09PM (1)	7:04:15PM (1)	7:07:29PM (1)	7:10:58PM (1)	7:14:31PM (1)
236:10	239:2	242:5	244:17	247:9
7:02:12PM (2)	7:04:17PM (1)	7:07:31PM (2)	7:11:21PM (1)	7:14:34PM (1)
236:12,13	239:3	242:6,7	244:22	247:10
7:02:14PM (1)	7:04:20PM (1)	7:07:33PM (1)	7:11:22PM (1)	7:14:36PM (1)
236:14	239:5	242:9	244:23	247:11
7:02:18PM (1)	7:04:28PM (1)	7:07:35PM (1)	7:11:30PM (1)	7:14:47PM (2)
236:16	239:7	242:10	244:25	247:16,17
7:02:21PM (1)	7:04:30PM (1)	7:07:43PM (1)	7:11:35PM (1)	7:14:50PM (1)
236:18	239:8	242:12	245:2	247:19
7:02:22PM (1)	7:04:37PM (1)	7:07:47PM (1)	7:11:39PM (2)	7:14:56PM (1)
236:19	239:11	242:13	245:4,5	247:21
7:02:23PM (1)	7:04:49PM (1)	7:07:53PM (1)	7:11:45PM (1)	7:15 (1)
236:20	239:16	242:15	245:7	242:17
7:02:24PM (1)	7:05:07PM (1)	7:07:55PM (1)	7:11:52PM (1)	7:15:05PM (1)
236:21	239:24	242:16	245:8	247:25
7:02:32PM (1)	7:05:08PM (1)	7:08:21PM (1)	7:12:06PM (1)	7:15:06PM (1)
236:23	239:25	242:24	245:11	248:2
7:02:37PM (1)	7:05:13PM (1)	7:08:26PM (1)	7:12:16PM (1)	7:15:14PM (2)
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240.5.6	1 251 4	1 252 15	1 256.5	250.12
248:5,6	251:4	253:17	256:7	258:13
7:15:21PM (1)	7:18:53PM (1)	7:22:27PM (1)	7:25:27PM (1)	7:28:00PM (1)
248:9	251:5	253:19	256:8	258:15
7:15:26PM (1)	7:18:54PM (1)	7:22:34PM (1)	7:25:31PM (1)	7:28:11PM (1)
248:10	251:6	253:21	256:9	258:17
7:15:31PM (1)	7:19:01PM (1)	7:22:37PM (1)	7:25:32PM (1)	7:28:25PM (1)
248:12	251:8	253:22	256:10	258:21
7:15:40PM (1)	7:19:05PM (1)	7:22:41PM (1)	7:25:34PM (1)	7:28:28PM (1)
248:16	251:9	253:24	256:11	258:23
7:15:41PM (1)	7:19:08PM (1)	7:22:48PM (1)	7:25:35PM (1)	7:28:33PM (1)
248:17	251:10	254:3	256:12	258:25
	7:19:14PM (2)	7:22:50PM (1)	7:25:46PM (1)	7:28:42PM (1)
7:15:46PM (1)	` '	` /	` '	, ,
248:18	251:11,12	254:4	256:17	259:4
7:15:51PM (1)	7:19:16PM (1)	7:22:54PM (1)	7:25:55PM (1)	7:28:44PM (1)
248:21	251:13	254:6	256:18	259:5
7:15:53PM (1)	7:19:18PM (1)	7:22:55PM (1)	7:25:59PM (1)	7:28:52PM (1)
248:23	251:14	254:7	256:20	259:8
7:16:05PM (1)	7:19:19PM (1)	7:23:00PM (2)	7:26:01PM (1)	7:28:57PM (1)
249:5	251:15	254:9,10	256:21	259:9
7:16:25PM (1)	7:19:26PM (1)	7:23:02PM (1)	7:26:22PM (1)	7:29:15PM (1)
249:6	251:16	254:11	257:4	259:14
7:16:36PM (1)	7:19:48PM (1)	7:23:05PM (1)	7:26:27PM (1)	7:29:17PM (1)
		, ,		
249:10	251:20	254:12	257:6	259:15
7:16:39PM (1)	7:19:56PM (1)	7:23:18PM (1)	7:26:39PM (1)	7:29:19PM (1)
249:11	251:23	254:15	257:9	259:16
7:16:51PM (1)	7:19:58PM (1)	7:23:19PM (1)	7:26:43PM (1)	7:29:33PM (1)
249:15	251:24	254:16	257:11	259:20
7:16:56PM (1)	7:20:09PM (1)	7:23:23PM (1)	7:26:47PM (1)	7:29:34PM (1)
249:16	252:3	254:17	257:13	259:21
7:17:16PM (1)	7:20:25PM (1)	7:23:44PM (1)	7:26:52PM (1)	7:29:36PM (1)
249:21	252:6	254:20	257:14	259:22
7:17:18PM (1)	7:20:49PM (1)	7:23:46PM (1)	7:26:54PM (1)	7:29:37PM (1)
249:23	252:13	254:21	257:16	259:23
7:17:35PM (1)	7:21:20PM (1)	7:23:49PM (1)	7:26:59PM (1)	7:29:40PM (1)
250:4	252:14	254:22	257:18	259:25
7:17:36PM (1)				
` '	7:21:23PM (1)	7:23:51PM (1)	7:27:00PM (1)	7:29:43PM (1)
250:5	252:16	254:23	257:19	260:2
7:17:38PM (1)	7:21:31PM (1)	7:23:52PM (1)	7:27:03PM (1)	7:29:45PM (1)
250:7	252:19	254:24	257:21	260:3
7:17:42PM (1)	7:21:37PM (1)	7:24:02PM (2)	7:27:04PM (1)	7:29:49PM (1)
250:8	252:22	255:3,4	257:22	260:4
7:18:02PM (1)	7:21:46PM (1)	7:24:15PM (1)	7:27:05PM (1)	7:29:51PM (1)
250:11	253:2	255:9	257:23	260:5
7:18:08PM (1)	7:21:47PM (1)	7:24:23PM (1)	7:27:25PM (1)	7:29:54PM (2)
250:14	253:3	255:13	257:24	260:7,8
7:18:12PM (1)	7:21:59PM (1)	7:24:25PM (1)	7:27:32PM (1)	7:29:55PM (1)
250:16	253:6	255:14	258:3	260:9
7:18:13PM (1)	7:22:01PM (1)	7:24:38PM (1)	7:27:33PM (1)	7:30:00PM (1)
250:17	253:8	255:17	258:4	260:11
7:18:15PM (1)	7:22:02PM (1)	7:24:49PM (1)	7:27:43PM (1)	7:30:05PM (1)
250:18	253:9	255:18	258:5	260:13
7:18:31PM (1)	7:22:12PM (1)	7:25:02PM (1)	7:27:49PM (1)	7:30:07PM (1)
250:22	253:13	255:23	258:8	260:14
230.22	7:22:16PM (1)	7:25:14PM (1)	7:27:51PM (1)	7:30:08PM (1)
			258:10	260:15
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